

EPA Registration # 71085-40



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, DC 20460

OFFICE OF CHEMICAL SAFETY
AND POLLUTION PREVENTION

May 11, 2016

Joan Fisher
Regulatory Manager
RiceCo LLC
5100 Popular Avenue, Suite 2428
Memphis, TN 38137

Subject: CSF Amendment –Revised Basic CSF
Product Name: RiceOne SC
EPA Registration Number: 71085-40
Application Date: April 11, 2016
Decision Number: 516881

Dear Ms. Fisher:

The Confidential Statement of Formula (CSF) referred to above, submitted in connection with registration under the Federal Insecticide, Fungicide and Rodenticide Act, as amended, is acceptable. This approval does not affect any conditions that were previously imposed on this registration. You continue to be subject to existing conditions on your registration and any deadlines connected with them.

Please note that the record for this product currently contains the following CSFs:

- Basic CSF dated 05/03/2016

Any CSFs other than those listed above are superseded/no longer valid. If you have any questions, please contact Shanta Adeeb by phone at 703-347-0502, or via email at adeeb.shanta@epa.gov.

Sincerely,

A handwritten signature in black ink, appearing to read "Reuben Baris".

Reuben Baris, Product Manager 25
Herbicide Branch
Registration Division (7505P)
Office of Pesticide Programs



Please read instructions on reverse before completing form.

Form Approved. OMB No. 2070-0060

United States Environmental Protection Agency Washington, DC 20460		<input type="checkbox"/> Registration <input checked="" type="checkbox"/> Amendment <input type="checkbox"/> Other	OPP Identifier Number
Application for Pesticide - Section I			
1. Company/Product Number 71085-40		2. EPA Product Manager Reuben Baris	
4. Company/Product (Name) RiceOne SC		3. Proposed Classification <input checked="" type="checkbox"/> None <input type="checkbox"/> Restricted	
5. Name and Address of Applicant (Include ZIP Code) RiceCo LLC 5100 Poplar Avenue, Suite 2428 Memphis, TN 38137 <input type="checkbox"/> Check if this is a new address		6. Expedited Review. In accordance with FIFRA Section 3(c)(3)(b)(ii), my product is similar or identical in composition and labeling to: EPA Reg. No. 71085-40 Product Name <u>RiceOne SC</u>	
Section - II			
<input checked="" type="checkbox"/> Amendment - Explain below.		<input type="checkbox"/> Final printed labels in response to Agency letter dated _____	
<input type="checkbox"/> Resubmission in response to Agency letter dated _____		<input type="checkbox"/> "Me Too" Application.	
<input type="checkbox"/> Notification - Explain below.		<input type="checkbox"/> Other - Explain below.	
Explanation: Use additional page(s) if necessary. (For section I and Section II.) 1. Added "Accident or" to Chemical Spill information on page 1. 2. "General Application Precautions" was changed to "Use Precautions and Restrictions" on page 3 as "General Application Precautions" does not exist as a separate section on the previous label. We have made this change for clarity. 3. "Crop Use Directions" was changed to "Rotation Crop Restrictions" on page 10 as "Crop Use Directions" does not exist as a separate section on the previous label. We have made this change for clarity. See additional changes on next page.			
Section - III			
1. Material This Product Will Be Packaged In:			
Child-Resistant Packaging <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No <i>* Certification must be submitted</i>	Unit Packaging <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If "Yes" Unit Packaging wgt. No. per container	Water Soluble Packaging <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If "Yes" Package wgt No. per container	2. Type of Container <input checked="" type="checkbox"/> Metal <input checked="" type="checkbox"/> Plastic <input type="checkbox"/> Glass <input type="checkbox"/> Paper <input type="checkbox"/> Other (Specify) _____
3. Location of Net Contents Information <input checked="" type="checkbox"/> Label <input checked="" type="checkbox"/> Container		4. Size(s) Retail Container 5, 30, 35, 50, bulk lbs.	
5. Location of Label Directions <input type="checkbox"/> Net Contents		6. Manner in Which Label is Affixed to Product <input checked="" type="checkbox"/> Lithograph <input checked="" type="checkbox"/> Paper glued <input checked="" type="checkbox"/> Stenciled <input type="checkbox"/> Other _____	
Section - IV			
1. Contact Point (Complete items directly below for identification of individual to be contacted, if necessary, to process this application.)			
Name Joan Fisher		Title Regulatory Manager	
		Telephone No. (Include Area Code) 901-684-5390	
Certification I certify that the statements I have made on this form and all attachments thereto are true, accurate and complete. I acknowledge that any knowingly false or misleading statement may be punishable by fine or imprisonment or both under applicable law.			8. Date Application Received (Stamped)
2. Signature 		3. Title Regulatory Manager	
4. Typed Name Joan Fisher		5. Date May 10, 2016	

ADDITIONAL CHANGES MADE TO RICEONESC LABEL EPA REG # 71085-40

Page 2 of form 8570-1

4. BROADLEAVES" was changed to "BROADLEAF WEEDS" on page 6 for clarity.
5. "inches" was added after $\frac{1}{4}$ on page 7 under APPLICATION TIMINGS.
6. "Rotational Crop Guidelines" was changed to "Rotation Crop Restrictions" on page 16 as "Rotational Crop Guidelines" does not exist on the current label. We have made this change for clarity.
7. "Instructions" was changed to "Restrictions" on page 16
8. "a given crop" was changed to "rice" on page 12, as this is the only crop on which this product is registered.
9. Other minor typographical errors were corrected.



Joan Fisher
Regulatory Manager
May 10, 2016



Please read instructions on reverse before completing form.

Form Approved. OMB No. 2070-0060

United States Environmental Protection Agency Washington, DC 20460		<input type="checkbox"/> Registration <input checked="" type="checkbox"/> Amendment <input type="checkbox"/> Other	OPP Identifier Number
Application for Pesticide - Section I			
1. Company/Product Number 71085-40		2. EPA Product Manager Reuben Baris	
4. Company/Product (Name) RiceOne SC		3. Proposed Classification <input checked="" type="checkbox"/> None <input type="checkbox"/> Restricted	
5. Name and Address of Applicant (Include ZIP Code) RiceCo LLC 5100 Poplar Avenue, Suite 2428 Memphis, TN 38137 <input type="checkbox"/> Check if this is a new address		6. Expedited Review. In accordance with FIFRA Section 3(c)(3) (b)(i), my product is similar or identical in composition and labeling to: EPA Reg. No. 71085-40 Product Name RiceOne SC	
Section - II			
<input checked="" type="checkbox"/> Amendment - Explain below.		<input type="checkbox"/> Final printed labels in response to Agency letter dated _____	
<input type="checkbox"/> Resubmission in response to Agency letter dated _____		<input type="checkbox"/> "Me Too" Application.	
<input type="checkbox"/> Notification - Explain below.		<input type="checkbox"/> Other - Explain below.	
Explanation: Use additional page(s) if necessary. (For section I and Section II.) Added an additional supplier of the inert XXXXXXXXXX Added Gowan Milling Company LLC as an additional manufacturing site.			
Section - III			
1. Material This Product Will Be Packaged In:			
Child-Resistant Packaging <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Unit Packaging <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Water Soluble Packaging <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	2. Type of Container <input checked="" type="checkbox"/> Metal <input checked="" type="checkbox"/> Plastic <input type="checkbox"/> Glass <input type="checkbox"/> Paper <input type="checkbox"/> Other (Specify) _____
* Certification must be submitted		If "Yes" Unit Packaging wgt. No. per container	If "Yes" Package wgt No. per container
3. Location of Net Contents Information <input checked="" type="checkbox"/> Label <input checked="" type="checkbox"/> Container		4. Size(s) Retail Container 5, 30, 35, 50, bulk lbs.	
5. Location of Label Directions <input type="checkbox"/> See container		6. Manner in Which Label is Affixed to Product <input checked="" type="checkbox"/> Lithograph <input checked="" type="checkbox"/> Paper glued <input checked="" type="checkbox"/> Stenciled <input type="checkbox"/> Other _____	
Section - IV			
1. Contact Point (Complete items directly below for identification of individual to be contacted, if necessary, to process this application.)			
Name Joan Fisher		Title Regulatory Manager	
		Telephone No. (Include Area Code) 901-684-5390	
Certification I certify that the statements I have made on this form and all attachments thereto are true, accurate and complete. I acknowledge that any knowingly false or misleading statement may be punishable by fine or imprisonment or both under applicable law.			8. Date Application Received (Stamped)
2. Signature 		3. Title Regulatory Manager	
4. Typed Name Joan Fisher		5. Date May 10, 2016	

Adeeb, Shanta

From: Joan Fisher <joan.fisher@ricecollc.com>
Sent: Monday, May 09, 2016 3:04 PM *Resubmission #1*
To: Adeeb, Shanta
Subject: RE: Decision Letter for EPA Reg. No. 71085-40
Attachments: removed.txt; HIGHLIGHTED RICEONE SC NOTIFICATION V3.pdf

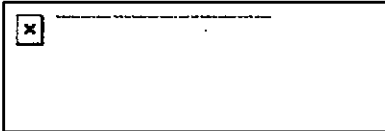
Hi Shanta:

Upon looking at the label, I see what you were talking about with respect to being hard to follow. I have re-done the label and I believe it is OK now. As I understand it, correcting typographical errors need not be highlighted on a label amendment, but if I am incorrect in this understanding, please let me know.

Let me know if you need me to do anything else with this label.

All the best, and Happy Mother's Day (a day late, and if this applies to you).

JOAN FISHER
Regulatory Manager



RICECO LLC
5100 Poplar Avenue Suite 2428
Memphis TN, 38137
Office: 901-684-5390
Mobile: 919-673-8733
joan.fisher@ricecollc.com

This e-mail message is for the sole use of the intended recipient and may contain confidential and privileged information. Any unauthorized review, use, disclosure or distribution is prohibited. If you are not the intended recipient, please contact the sender by reply e-mail and destroy all copies of the original message.

From: Adeeb, Shanta [mailto:Adeeb.Shanta@epa.gov]
Sent: Wednesday, May 04, 2016 7:07 AM
To: Joan Fisher <joan.fisher@ricecollc.com>
Subject: Decision Letter for EPA Reg. No. 71085-40

Joan,

Please see the attached decision letter for EPA Reg. No. 71085-40. I will send you additional information later this week.

Regards,

Shanta Adeeb, M.S.
Risk Manager
Herbicide Branch
Registration Division
Office of Pesticide Programs
U.S. Environmental Protection Agency
Email: adeeb.shanta@epa.gov
Number: 703-347-0502

Adeeb, Shanta

From: Joan Fisher <joan.fisher@ricecollc.com>
Sent: Tuesday, May 03, 2016 3:36 PM *Resubmission# 1*
To: Adeeb, Shanta
Subject: FW: Decision Letter for EPA Reg. No. 71085-40
Attachments: 71085-40 RiceOne SC Alternate 1 v2.pdf

Dear Shanta:

Thank you again for your call. Attached is the corrected CSF, changing Alternate 1 to Basic.

Thanks again for our patience.

Joan Fisher

From: Joan Fisher
Sent: Tuesday, May 03, 2016 1:41 PM
To: 'Adeeb, Shanta' <Adeeb.Shanta@epa.gov>
Cc: Baris, Reuben <Baris.Reuben@epa.gov>
Subject: RE: Decision Letter for EPA Reg. No. 71085-40

Dear Shanta:

Thank you for your letter and for the instructions on how to fix this CSF.

I have enclosed a new version (v2) of this CSF.

Please let me know if you have any other changes that need to be made.

Best regards,

Joan Fisher

From: Adeeb, Shanta [<mailto:Adeeb.Shanta@epa.gov>]
Sent: Tuesday, May 03, 2016 10:17 AM
To: Joan Fisher <joan.fisher@ricecollc.com>
Cc: Baris, Reuben <Baris.Reuben@epa.gov>
Subject: Decision Letter for EPA Reg. No. 71085-40

Joan,

Please see the attached letter for EPA Reg. No. 71085-40. Please call me when you receive the letter so we can discuss the way forward.

Best Regards,

Shanta Adeeb, M.S.
Risk Manager
Herbicide Branch



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, DC 20460

OFFICE OF CHEMICAL SAFETY
AND POLLUTION PREVENTION

May 4, 2016

Joan Fisher
Regulatory Manager
RiceCo LLC
5100 Poplar Avenue, Suite 2428
Memphis, TN 38137

Subject: Notification per PRN 98-10 – Correcting various typos
Product Name: RiceOnce SC
EPA Registration Number: 71085-40
Application Date: April 6, 2016
Decision Number: 516678

Dear Ms. Fisher:

The Agency is in receipt of your Application for Pesticide Notification under Pesticide Registration Notice (PRN) 98-10. The Registration Division (RD) has conducted a review of this request for its applicability under PRN 98-10 and finds that the actions requested do not clearly fall within the scope of PRN 98-10 and will require additional review of the related files. A summary of our findings include:

1. Throughout the label the product name was changed from "RiceOne SC" to "RiceOne CS" but this change was not mentioned in the cover letter.
2. The format of the Herbicide MOA box on page 1 has changed making it hard to understand.
3. Additional things have also changed making the label harder to follow correctly.

Please be advised that PRNs are provided as guidance; they are not considered regulation by the Agency. Therefore, RD reserves the right to make the above determination and the application has been converted to a fast-track amendment in our records.

If you have any questions, please contact Shanta Adeeb by phone at 703-347-0502 or by email at adeeb.shanta@epa.gov.

Sincerely,

Shanta Adeeb
fix

Reuben Baris, Product Manager 25
Herbicide Branch
Registration Division (7505P)
Office of Pesticide Programs

Adeeb, Shanta

From: Joan Fisher <joan.fisher@ricecollc.com>
Sent: Tuesday, May 03, 2016 2:41 PM
To: Adeeb, Shanta
Cc: Baris, Reuben
Subject: RE: Decision Letter for EPA Reg. No. 71085-40
Attachments: 71085-40 RiceOne SC Alternate 1 v2.pdf

Dear Shanta:

Thank you for your letter and for the instructions on how to fix this CSF.

I have enclosed a new version (v2) of this CSF.

Please let me know if you have any other changes that need to be made.

Best regards,

Joan Fisher

From: Adeeb, Shanta [mailto:Adeeb.Shanta@epa.gov]
Sent: Tuesday, May 03, 2016 10:17 AM
To: Joan Fisher <joan.fisher@ricecollc.com>
Cc: Baris, Reuben <Baris.Reuben@epa.gov>
Subject: Decision Letter for EPA Reg. No. 71085-40

Joan,

Please see the attached letter for EPA Reg. No. 71085-40. Please call me when you receive the letter so we can discuss the way forward.

Best Regards,

Shanta Adeeb, M.S.
Risk Manager
Herbicide Branch
Registration Division
Office of Pesticide Programs
U.S. Environmental Protection Agency
Email: adeeb.shanta@epa.gov
Number: 703-347-0502

Adeeb, Shanta

From: Adeeb, Shanta
Sent: Tuesday, May 03, 2016 10:15 AM
To: 'Joan Fisher'
Subject: Label Notification for EPA Reg. No. 71085-40
Attachments: 71085-40-20160212.pdf

Good Morning Joan,

I was looking at the cover letter stating that you want to add the Alternate Brand Name "RiceOne CS" to this product. This ABN was already submitted and approved. I have attached the decision letter that was sent in February of this year. Please let me know if this was a typo and if you would like to add a different ABN.

Regards,

Shanta Adeeb, M.S.
Risk Manager
Herbicide Branch
Registration Division
Office of Pesticide Programs
U.S. Environmental Protection Agency
Email: adeeb.shanta@epa.gov
Number: 703-347-0502



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, DC 20460

OFFICE OF CHEMICAL SAFETY
AND POLLUTION PREVENTION

May 3, 2016

Joan Fisher
Regulatory Manager
RiceCo LLC
5100 Popular Avenue, Suite 2428
Memphis, TN 38137

Subject: Notification per PRN 98-10 – Revised Basic CSF
Product Name: RiceOne SC
EPA Registration Number: 71085-40
Application Date: April 13, 2016
Decision Number: 516677

Dear Ms. Fisher:

The Agency is in receipt of your Application for Pesticide Notification under Pesticide Registration Notice (PRN) 98-10. The Registration Division (RD) has conducted a review of this request for its applicability under PRN 98-10 and finds that the actions requested do not clearly fall within the scope of PRN 98-10 and will require additional review of the related files. A summary of our findings include:

1. The CSF doesn't have the current active brand name listed.
2. The total percentage of ingredients does not add up to 100%.
3. The column under "EPA USE ONLY" contains numbers and should be empty.

Please be advised that PRNs are provided as guidance; they are not considered regulation by the Agency. Therefore, RD reserves the right to make the above determination and the application has been converted to a fast-track amendment in our records.

If you have any questions, please contact Shanta Adeeb by phone at 703-347-0502 or by email at adeeb.shanta@epa.gov.

Sincerely,

Shanta Adeeb
five

Reuben Baris, Product Manager 25
Herbicide Branch
Registration Division (7505P)
Office of Pesticide Programs



Via Federal Express TRK # 776073364281

April 11, 2016

Mr. Reuben Baris, PM 25
Herbicide Branch
Registration Division (7505P)
U. S. Environmental Protection Agency
One Potomac Yard
2777 Crystal Drive
Arlington, VA 22202

RE: RiceOne CS 71085-40

Dear Mr. Baris:

Enclosed please find the following in support of our Notification Amendment for the above referenced product:

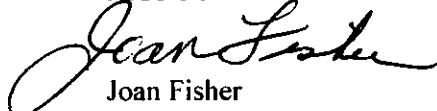
- 1 - 8570-1 Notification Amendment Form
- 2 - Amended CSF
- 1 - Formulator's exemption form

RiceCo LLC is submitting the alternate name of RiceOne CS for the above referenced product.

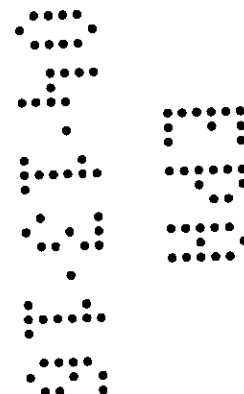
If you have questions/comments, please do not hesitate to contact me by telephone @ (901) 684-5390 or via email @ joan.fisher@ricecollc.com.

Sincerely,

RICECO LLC


Joan Fisher
Regulatory Manager

Encls.



"...from the paddy to the plate"



Please read instructions on reverse before completing form.

Form Approved. OMB No. 2070-0060

United States Environmental Protection Agency Washington, DC 20460		<input type="checkbox"/> Registration <input type="checkbox"/> Amendment <input checked="" type="checkbox"/> Other	OPP Identifier Number
Application for Pesticide - Section I			
1. Company/Product Number 71085-40		2. EPA Product Manager Reuben Baris	
4. Company/Product (Name) RICEONE CS		3. Proposed Classification <input checked="" type="checkbox"/> None <input type="checkbox"/> Restricted	
5. Name and Address of Applicant (Include ZIP Code) RiceCo LLC 5100 Poplar Avenue, Suite 2428 Memphis, TN 38137 <input type="checkbox"/> Check if this is a new address		6. Expedited Review. In accordance with FIFRA Section 3(c)(3) (b)(i), my product is similar or identical in composition and labeling to: EPA Reg. No. _____ Product Name _____	
Section - II			
<input type="checkbox"/> Amendment - Explain below. <input type="checkbox"/> Resubmission in response to Agency letter dated _____ <input checked="" type="checkbox"/> Notification - Explain below.		<input type="checkbox"/> Final printed labels in response to Agency letter dated _____ <input type="checkbox"/> "Me Too" Application. <input type="checkbox"/> Other - Explain below.	
Explanation: Use additional page(s) if necessary. (For section I and Section II.) Changed product name from Ricependi to RiceOne CS, added additional supplier of an inert, added additional manufacturing sites. This notification is consistent with the provisions of PR Notice 98-10 and EPA regulations at 40 CFR 152.46, and no other changes have been made to the labeling or the confidential statement of formula of this product. I understand that it is a violation of 18 U.S.C. Sec. 1001 to willfully make any false statement to EPA. I further understand that if this notification is not consistent with the terms of PR Notice 98-10 and 40 CFR 152.46, this product may be in violation of FIFRA and I may be subject to enforcement action and penalties under sections 12 and 14 of FIFRA..			
Section - III			
1. Material This Product Will Be Packaged In:			
Child-Resistant Packaging <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Unit Packaging <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If "Yes" Unit Packaging wgt. No. per container	Water Soluble Packaging <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If "Yes" Package wgt No. per container	2. Type of Container <input type="checkbox"/> Metal <input type="checkbox"/> Plastic <input checked="" type="checkbox"/> Glass <input type="checkbox"/> Paper <input type="checkbox"/> Other (Specify) _____
* Certification must be submitted		3. Location of Net Contents Information <input checked="" type="checkbox"/> Label <input checked="" type="checkbox"/> Container	4. Size(s) Retail Container 2.5 gallons
		5. Location of Label Directions <input checked="" type="checkbox"/> on box	
6. Manner in Which Label is Affixed to Product <input checked="" type="checkbox"/> Lithograph <input type="checkbox"/> Paper glued <input type="checkbox"/> Stenciled		<input type="checkbox"/> Other _____	
Section - IV			
1. Contact Point (Complete items directly below for identification of individual to be contacted, if necessary, to process this application.)			
Name Joan Fisher		Title Regulatory Manager	
		Telephone No. (Include Area Code) 901-684-5390	
Certification I certify that the statements I have made on this form and all attachments thereto are true, accurate and complete. I acknowledge that any knowingly false or misleading statement may be punishable by fine or imprisonment or both under applicable law.			8. Date Application Received (Stamped)
2. Signature 		3. Title Regulatory Manager	
4. Typed Name Joan Fisher		5. Date April 11, 2016	



United States
Environmental Protection Agency
Washington, DC 20460
Formulator's Exemption Statement
(40 CFR 152.85)

Applicant's Name and Address RiceCo LLC 5100 Poplar Avenue, Suite 2428 Memphis, TN 38137	EPA File Symbol/Registration Number 71085-40
	Product Name RICEONE CS
	Date of Confidential Statement of Formula (EPA Form 8570-4) 04/11/2016

As an authorized representative of the applicant for registration of the product identified above, I certify that:

(1) This product contains the following active ingredient(s):

Pendimethalin: N-(1-ethylpropyl)-3,4-dimethyl-2,6-dinitrobenzenamine
Clomazone: 2-(2-Chlorophenyl)methyl-4,4-dimethyl-3-isoxazolidinone

(2) Of these, each active ingredient listed in paragraph (4) is present solely as the result of the use of that active ingredient in the manufacturing, formulation or repackaging another product which contains that active ingredient which is registered under FIFRA Section 3, is purchased by us from another person and meets the requirements of 40 CFR section 158.50(e)(2) or (3).

(3) Indicate by checking (A) or (B) below which paragraph applies:

☒ (A) An accurate Confidential Statement of Formula (EPA FORM 8570-4) for the above identified product is attached to this statement.

That formula statement indicates, by company name, registration number, and product name, the source of the active ingredient(s) listed in paragraph (1).

OR

☐ (B) The Confidential Statement of Formula (CSF)(EPA Form 8570-4) referenced above and on file with the EPA is complete, current, an accurate and contains the information required on the current CSF.

(4) The following active ingredients in this product qualify for the formulator's exemption.

Source		
Active Ingredient	Product Name	Registration Number
Pendimethalin	[REDACTED]	[REDACTED]
Clomazone	[REDACTED]	[REDACTED]
Signature 	Name and Title Joan Fisher, Regulatory Manager	Date 04/11/2016

EPA Form 8570-27 (Rev. 06-2004)

Copy 1 - EPA
Copy 2 - Applicant copy



VIA FEDERAL EXPRESS TRK # 7760 3905 7838

April 5, 2016

Reuben Baris
Document Processing Desk (NOTIF)
Office of Pesticide Programs (7504P)
U. S. Environmental Protection Agency
One Potomac Yard – Room S-4900
2777 South Crystal Drive
Arlington, VA 22202-4501

**RE: RICEONE CS LABEL NOTIFICATION- EPA REG. NO. 71085-40
NOTIFICATION AMENDMENT**

Dear Mr. Baris:

Enclosed please find the following in support of our Notification Amendment for the above referenced product label:

- | | | |
|---|---|---|
| 1 | - | 8570-1 Notification Amendment Form |
| 1 | - | Copy of the label with highlighted changes. |
| 1 | - | Copy of the clean label |

RiceCo LLC is submitting an amended label containing the following changes:

1. Added "accident or" to Chemical Spill on page 1
2. "General Application Precautions" was changed to "Use Precautions and Restrictions" on page 3 as "General Application Precautions" does not exist as a separate section. We have made this change for clarity.
3. "Crop Use Directions" was changed to "Rotation Crop Restrictions" on page 10, as "Crop Use Directions" does not exist as a separate section. We have made this change for clarity.
4. "BROADLEAVES" was changed to "BROADLEAF WEEDS" on page 6 for clarity.
5. "a given crop" was changed to "rice" on page 12, as this is the only crop on which this product is registered.
6. "Rotational Crop Guidelines" was changed to "Rotation Crop Restrictions" on page 16 as "Rotation Crop Guidelines" does not exist as a separate section. We have made this change for clarity.
7. "Instructions" was changed to "Restrictions" on page 16.
8. Other minor typographical errors were corrected.

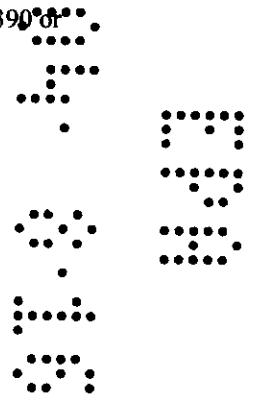
If you have questions/comments, please do not hesitate to contact me by telephone @ (901) 684-5390 or via email @ riceco.reg@ricecollc.com.

Sincerely,

RICECO LLC


Joan Fisher
Regulatory Manager

Encls.



"...from the paddy to the plate"

Receipt for Section 3

71085-40

S: 984362 Milestone Email:

Regulatory Type: Product Registration - Section 3

Application Type: Notification

Company: 71085 RICECO LLC

Risk Manager: Registration Division, Risk Management Team 25

Product #: 71085-40 Product Name: RICEONE SC

Override#

Me Too Section3: Me Too Product Name:

Application Date: 06-Apr-2016 OPP Rec'd Date: 08-Apr-2016

Front End Date: 08-Apr-2016 Risk Manager Send Date: 08-Apr-2016

FFS Due Date: Negotiated Due Date:

OPP Target Date:

Fast Track ☐ New Ingredient ☐

Receipt Description:

Label Notification

Form A ☐ Signature Date Form B ☐ Signature Date

New Ingredient Request Date:

New Ingredient Received Date:

Receipt Content Paper Label

Print Letter

Enter More Information

Tracking

Add
ABN
Rice One CS"

Label 08 May 2016

Add
ABN to
Label Notification
Waiting to ABN 5/3/16
Response

[Notification 30 days 02 Amendment 90 days]

Group	3	13	Herbicide
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RICEONE CS

FOR CONTROL OF WEEDS ON RICE

In Arkansas, Louisiana, Mississippi, Missouri, & Texas

ACTIVE INGREDIENTS:

Pendimethalin: N-(1-ethylpropyl)-3,4-dimethyl-2,6-dinitrobenzenamine ...26.79%

Clomazone: 2-(2-Chlorophenyl)methyl-4,4-dimethyl-3-isoxazolidinone11.03%

INERT INGREDIENTS:62.18%

TOTAL100.00%

1 gallon contains 2.56 lbs pendimethalin as an aqueous capsule suspension

1 gallon contains 1.07 lbs clomazone as an aqueous capsule suspension

U.S. Patent No. 4,405,357

EPA REG NO. 71085-40

EPA EST. NO.

CAUTION

KEEP OUT OF REACH OF CHILDREN

Si usted no entiende la etiqueta, busque a alguien para que se la explique a usted en detalle. (If you do not understand the label, find someone to explain it to you in detail.)

FIRST AID

If on skin: Take off contaminated clothing. Rinse skin immediately with plenty of water for 15-20 minutes. Call a poison control center or doctor for treatment advice.

If in eyes: Hold eye open and rinse slowly and gently with water for 15-20 minutes. Remove contact lenses, if present, after the first 5 minutes, then continue rinsing eye. Call a poison control center or doctor for treatment advice.

If swallowed: Call a poison control center or doctor immediately for treatment advice. Have person sip a glass of water if able to swallow. Do not induce vomiting unless told to do so by a poison control center or doctor. Do not give anything by mouth to an unconscious person.

If inhaled: Move person to fresh air. If person is not breathing, call 911 or an ambulance, then give artificial respiration, preferably mouth-to-mouth if possible. Call a poison control or doctor for further treatment advice.

Have the product container or label with you when calling a poison control center or doctor or going for treatment.

In Case of Chemical Spill, Leak, Accident or Exposure Call

Global Logistics @

(504) 439-3140 or (727) 374-5705

MANUFACTURED FOR:

RiceCo LLC

Memphis, TN 38137

NET CONTENTS: 2.5 GAL

**PRECAUTIONARY STATEMENTS
HAZARDS TO HUMANS (AND DOMESTIC ANIMALS)**

CAUTION

Harmful if absorbed through skin. Avoid contact with skin, eyes, or clothing. Wash thoroughly with soap and water after handling and before eating, drinking, chewing gum, using tobacco or using the toilet. Remove and wash contaminated clothing before reuse.

PERSONAL PROTECTIVE EQUIPMENT (PPE):

Applicators and other handlers must wear:

- Long-sleeved shirt and long pants
- Waterproof gloves
- Shoes plus socks.

Discard clothing and other absorbent materials that have been drenched or heavily contaminated with this product's concentrate. Do not reuse them. Follow manufacturer's instructions for cleaning/maintaining PPE. If no such instructions for washables, use detergent and hot water. Keep and wash PPE separately from other laundry.

When handlers use closed systems or enclosed cabs in a manner that meets the requirements listed in the Worker Protection Standard (WPS) for agricultural pesticides [40 CFR 170.240(d) (4-6)], the handler PPE requirements may be reduced or modified as specified in the WPS.

USER SAFETY RECOMMENDATIONS

Users should:

- Wash hands before eating, drinking, chewing gum, using tobacco or using the toilet.
- Remove clothing/PPE immediately if pesticide gets inside. Then wash thoroughly and put on clean clothing.
- Remove PPE immediately after handling this product. Wash the outside of gloves before removing. As soon as possible, wash thoroughly and change into clean clothing.

ENVIRONMENTAL HAZARDS

This product is toxic to fish. **DO NOT** apply directly to water, or to areas where surface water is present, or to intertidal areas below the mean high water mark. Do not apply when weather conditions favor drift from the area treated. Do not apply where runoff is likely to occur. Drift and runoff from treated areas may be hazardous to aquatic organisms in adjacent aquatic sites. **DO NOT** contaminate water when disposing of equipment washwaters or rinsate. Apply this product only as specified on this label.

Endangered Species Protection

This product may have effects on endangered species. When using this product, you must follow the measures contained in the Endangered Species Protection Bulletin for the county in which you are applying product. To obtain Bulletins, no more than six months before using this product, consult <http://www.epa.gov/espp/> or call 1-800-447-3813. You must use the Bulletin valid for the month in which you will apply the product.

If endangered plant species occur in proximity to the application site, the following mitigation measures are required:

- Leave an untreated buffer zone of 200 feet. This product must be applied using a low boom (20 inches above the ground) and ASAE fine to medium/coarse nozzles.

To determine whether your county has an endangered species, consult the Web site:

<http://www.epa.gov/espp/usa-map.htm>.

Endangered Species Bulletins may also be obtained from extension offices or state pesticide agencies. If the bulletin is not available for your specific area, check with the appropriate local state agency to determine if known populations of endangered species occur in the area to be treated.

PHYSICAL/CHEMICAL HAZARDS

Do not use or store near heat or open flame.

SPECIAL PRECAUTION

Off-site movement of spray drift or vapors of this herbicide can cause foliar whitening or yellowing of some plants. Prior to making applications, read and strictly follow all precautions and instructions in the Use Precautions and Restrictions, SPRAY DRIFT PRECAUTIONS AND SPRAY DRIFT MANAGEMENT sections.

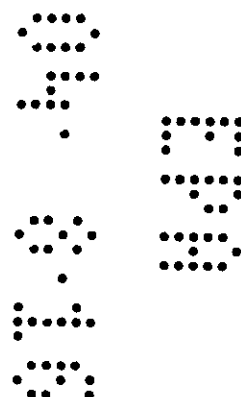
DIRECTIONS FOR USE

It is a violation of Federal law to use this product in a manner inconsistent with its labeling.

Do not apply this product aerially or through any type of irrigation system.

Do not apply this product in a way that will contact workers or other person, either directly or through drift. Only protected handlers may be in the area during application. For any requirements specific to your State or Tribe, consult the agency responsible for pesticide regulation.

Do not enter or allow other people or pets to enter the treated area until sprays have dried.



AGRICULTURAL USE REQUIREMENTS

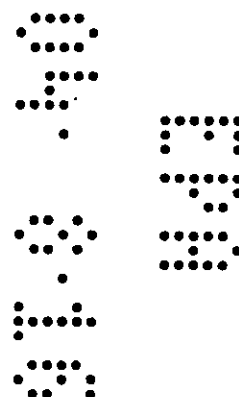
Use this product only in accordance with its labeling and with the Worker Protection Standard, 40 CFR part 170. This Standard contains requirements for the protection of agricultural workers on farms, forests, nurseries, and greenhouses, and handlers of agricultural pesticides. It contains requirements for training, decontamination, notification, and emergency assistance. It also contains specific instructions and exceptions pertaining to the statements on this label about personal protective equipment (PPE) and restricted-entry interval. The requirements in this box only apply to uses of this product that are covered by the Worker Protection Standard.

Do not enter or allow worker entry into treated areas during the restricted entry interval (REI) of 24 hours.

Exception: If the product is soil injected or soil incorporated, the Worker Protection Standard, under certain circumstances, allows workers to enter the treated area if there will be no contact with anything that has been treated.

PPE required for early entry to treated areas that is permitted under the Worker Protection Standard and that involves contact with anything that has been treated, such a plants, soil or water is:

- Coveralls
- Waterproof gloves
- Shoes plus socks.



STORAGE AND DISPOSAL

Do not contaminate water, food, or feed by storage or disposal.

Pesticide Storage

This product freezes around 15°F and is stable under conditions of freezing and thawing. Store above 15°F to keep product from freezing. Product that has been frozen should be thawed and recirculated prior to use.

Keep out of reach of children and animals. Store in original containers only. Store in a dry place. Carefully open containers. After partial use, replace lids and close tightly. Do not put concentrate or dilute material into food or drink containers.

In case of spill, avoid contact, isolate area and keep out animals and unprotected persons. Confine spills.

To confine spills: Dike surrounding area or absorb with sand, cat litter or commercial clay. Place damaged package in holding container. Identify contents.

Pesticide Disposal

Pesticide wastes are toxic. Improper disposal of excess pesticide, spray mixture, or rinsate is a violation of Federal law. If these wastes cannot be disposed of by use according to label instructions, contact your State Pesticide or Environmental Control Agency or the Hazardous Waste representative at the nearest EPA regional Office for guidance.

Container Handling

Plastic Non-refillable Containers: Do not reuse or refill this container. Triple rinse container (or equivalent) promptly after emptying. Then offer for recycling if available, or puncture and dispose of in a sanitary landfill or by incineration.

Triple rinse as follows: Empty the remaining contents into application equipment or mix tank and continue to drain for 10 seconds after the flow begins to drip. Fill the container ¼ full with water and recap. Shake for 10 seconds. Pour rinsate into application equipment or a mix tank or store rinsate for later use or disposal. Drain for 10 seconds after the flow begins to drop. Repeat two more times.

Returnable/Refillable Sealed Containers: Refill this container with pesticide only. Do not reuse this container for any other purpose. Cleaning the container before final disposal is the responsibility of the person disposing of the container. Cleaning before refilling is the responsibility of the refiller. To clean the container before final disposal, empty the remaining contents from this container into application equipment or mix tank. Fill the container about 10 percent full with water. Agitate vigorously or recirculate water with the pump for 2 minutes. Pour or pump rinsate into application equipment or rinsate collection system. Repeat this rinsing procedure two more times.

Mini-Bulk Containers: These containers are property of RiceCo LLC and are returnable to RiceCo at RiceCo's discretion. These containers are provided for repackaging of RiceOne CS* and should not be filled with any other product.

Bulk Drums: RiceOne CS bulk drums are returnable to RiceCo LLC for reuse when the container is completely empty. Bulk drums containing product in excess of 1 gallon cannot be accepted for return.

Container Precautions

Before refilling, inspect thoroughly for damage such as cracks, punctures, bulges, dents, abrasions, and damaged or worn threads on closure devices. After filling and before transporting, check for leaks. Do not refill or transport a damaged or leaking container.

*Any dealer wishing to repackage RiceOne CS must comply with Federal, State and local laws pertaining to bulk herbicide handling and possess a signed repackaging agreement from RiceCo LLC.

PRODUCT INFORMATION

This product is a selective herbicide for controlling most annual grasses and certain broadleaf weeds as they germinate. Refer to "Weeds Controlled" section for a complete list of controlled weeds. **RiceOne CS will not control established weeds.**

RiceOne CS may be applied as a delayed preemergence application in drilled dry-seeded rice or as an early postemergence application in dry-seeded rice. Treatments may be applied to conventional, reduced or minimum tillage, and no-till (stale seedbed) rice. The seedbed should be firm and free of clods and must be prepared to allow for good seed coverage. The use of a planter under conditions that do not allow good soil coverage of the rice seed can result in reduced stand or stunting if RiceOne CS contacts germinating rice seed.

WEEDS CONTROLLED

GRASSES

Barnyardgrass
Crabgrass
Foxtail, giant
Foxtail, green
Foxtail, yellow
Goosegrass
Panicum, fall
Panicum, Texas
Sprangletop, Amazon
Sprangletop, bearded

BROADLEAF WEEDS

Amaranth, Palmer
Carpetweed
Henbit
Lady's thumb
Lambsquarters, common
Pigweed species
Purslane
Pusley, Florida
Spurge, annual

MODE OF ACTION

This combination product utilizes two modes of action; it is a meristematic inhibitor that interferes with the plant's cellular division or mitosis and also acts by inhibiting the biosynthesis of photosynthetic pigments of both chlorophyll and carotenoids. This and/or other products with the meristematic inhibiting mode of action may not effectively control naturally occurring biotypes of some of the weeds listed on this label. A weed biotype is a naturally occurring plant within a given species that has a slightly different, but distinct, genetic makeup from other plants. Other herbicides with the meristematic inhibiting mode of action include other dinitroaniline herbicides, such as trifluralin. If naturally occurring meristematic inhibiting resistant biotypes are present in a field, this product and/or any other meristematic inhibiting mode of action herbicide should be tank mixed or applied sequentially with an appropriate registered herbicide having a different mode of action to ensure control.

APPLICATION RATE

Use rates of this product vary by soil texture and organic matter. See Table 1. for soil texture grouping.

Table 1. Soil Texture Groups

Coarse	Medium	Fine
Sands Loamy sands Sandy loams	Sandy clay loams* Sandy clays Loams Silt loams Silts	Silty clay loams Silty clays Clay loams Clays
*Sometimes considered transitional soils and may be classified as either medium-texture or fine texture soils.		
For peat and muck soils. RiceOne CS may be used on peat and muck soils, but weed control may be inconsistent and /or reduced. Use maximum labeled use rate.		

APPLICATION TIMINGS

DELAYED PREEMERGENCE (After 80% rice seed has absorbed water and germinated with primary radical or shoot at least ½-inch long).

Apply this product alone or with tank mix partner for delayed preemergence weed control in grain-drilled, dry-seeded rice. Apply alone or in tank mixture to levees after the levees are pulled and planted. The seedbed should be firm and free of clods and must be prepared to allow for good seed coverage. The use of a planter under conditions that do not allow good soil coverage of the rice seed can result in reduced stand or stunting if RiceOne CS contacts germinating rice seed. Exposed seeds that come in contact with this product may be injured. Apply only when growing conditions favor vigorous rice growth. The seedbed should have adequate moisture for seed germination.

Uniformly apply the specified rate of RiceOne CS after rice planting and before rice emergence (spiking) and weed germination. Apply after the rice seed has absorbed water and germinated and after the soil has been previously sealed over the seed by at least 1 inch of rainfall or by irrigation (flush). ***If the soil has not been sealed by rain or flush, apply when 80 percent of germinated seeds have a primary root (radicle) or shoot at least ½-inch long.*** If there is insufficient moisture, it is recommended flushing before application to supply moisture for root (radicle) initiation and for vigorous rice and weed growth.

If applied to soil prior to these conditions, or to cracked soil, stand reduction or stunting of rice may occur. Under some conditions, use of gibberellic acid-treated seed, heavy rainfall after application, or flushing after application may result in herbicide injury to rice. Rice can overcome moderate injury with appropriate cultural practices.

Because of the residual activity of this product, this treatment may be applied if rice is too small to maintain a flood on the field for weed control. However, proper water management practices must be followed for normal rice growth and activity of RiceOne CS.

EARLY POSTEMERGENCE

For control of existing grass present at the time of application include a postemergence herbicide registered for control of grass species in rice. Consult postemergence herbicide label for specific directions regarding use rates and stage of weeds and crop. Apply this product as a tank mix partner in dry-seeded rice. Base applications on weed and crop size guidelines of the tank mix partner. **DO NOT** apply to fields with standing water. If necessary, fields may be flushed prior to treatment to produce vigorous rice and weed growth. Because soil and weeds must be completely exposed to spray coverage, no flood water should be on the field at the time of application. Cloddy soil, standing water (puddles) at the time of application, or cracks in the soil that form after application may result in reduced weed control. Because of residual activity of RiceOne CS, this treatment may be applied if rice is too small to maintain a flood on the field for weed control. However, proper water management practices must be followed for normal rice growth and activity of this product.


POSTEMERGENCE TANK MIXTURES

To control emerged weeds at application, this product may be tank mixed with one of the following postemergence herbicides:


Beyond®	Propanil (e.g., SuperWHAM®, Stam®)
Clearpath®	Regiment®
Clincher®	RiceBeaux®
Grandstand®	RiceStar®
Londax®	Strada® WG
Newpath®	

When using tank mixtures always read the companion product label(s) and follow all precautions and restrictions. Always follow the most restrictive label. It is the pesticide user's responsibility to ensure that all products in the listed mixtures are registered for the intended use. Users must follow the most restrictive directions and precautionary language of the products in mixture (for example, first aid from one product, spray drift management from another).

DELAYED PREEMERGENCE APPLICATIONS

<u>Soil Texture</u>	<u>Rate</u> (Fluid oz/Acre)	
Sands, loamy sands	DO NOT USE	
Sandy loams	35	
Loams, silt loams, silts, sandy clay loams	35-50	
Silty clay loams, clay loams, sandy clays, silty clays, clays	35-50	

EARLY POSTEMERGENCE APPLICATION

<u>Soil Texture</u>	<u>Rate</u> (Fluid oz/Acre)	
Coarse	35	
Medium	50	
Fine	50	

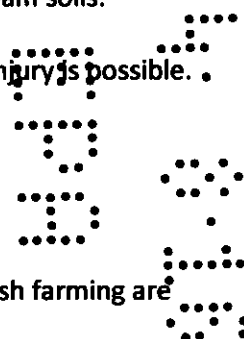
USE PRECAUTIONS AND RESTRICTIONS IMPORTANT

FAILURE TO OBSERVE THE PRECAUTIONS IN THIS SECTION OF THE LABEL MAY RESULT IN INJURY TO SENSITIVE PLANTS

- The microencapsulation of clomazone, one of the active ingredients in this product, is intended to minimize movement away from the site of application. Avoid making applications when spray particles may be carried by air currents to areas where sensitive crops and plants are growing, or when temperature inversions exist. Leave an adequate buffer zone between the area to be treated and desirable plants. Coarse sprays are less likely to drift out of the target area than fine sprays.
- Foliar contact with spray drift or vapors may cause foliar whitening or yellowing of sensitive plants. Symptoms are generally temporary in nature, but may persist on some plant species.
- Observe all buffer restrictions.
- Do not apply within 1,200 feet of the following areas: Towns and Housing Developments, Commercial Fruit/Nut or Vegetable¹ Production, Commercial Greenhouses or Nurseries.
¹Except for peppers, pumpkins, succulent peas, sweet corn, sweet potato, and winter squash.
- Before application, determine air movement and direction.
- Do not apply in winds above 10 miles per hour.
- Do not apply this herbicide to non-field areas including fence rows, waterways, ditches, and roadsides.
- When moving spray equipment to noncontiguous sites, do not allow spray solution to spray or drip from tanks, hoses, fittings or spray nozzles and tips.

USE RESTRICTIONS

- **Do not** apply through irrigation equipment.
- **Do not** use for weed control in rice planted in sand, loamy sand or sandy loam soils.
- **Do not** apply early preemergence or preplant incorporated as severe rice injury is possible.
- **Do not** use this treatment in water-seeded rice.
- **Do not** apply in liquid fertilizer.
- **Do not** apply RiceOne CS on rice fields in which concurrent crayfish or catfish farming are included in the cultural practices.
- **Do not** use water containing this product's residues from rice cultivation to irrigate food or feed crops.



- **Do not** apply to fields with standing water.
- **Do not** spray within 60 feet of sensitive crops.
- **Do not** apply more than 50 fl oz RiceOne CS (1 lb AI Pendimethalin/0.42 lb AI Clomazone) per acre per season.
- **Do not** apply more than 34 fl oz (0.8 lbs ai) of clomazone per acre per use season.
- **Do not** apply more than 1 lb active ingredient of pendimethalin per acre per use season.
- **Do not** apply RiceOne CS and then flush for germination.
- **Do not** apply to stressed rice. Stress factors include cold or hot temperature extremes, excessive moisture or drought, problem soils, poor field drainage, or deep water after application.
- **Do not** apply early preemergence or preplant incorporated as severe rice injury is possible.
- In case of a crop failure due to weather conditions or disease following treatment with RiceOne CS alone or in a tank mixture, only drilled dry-seeded rice may be immediately replanted; however, the grower assumes all risks and consequences associated with replanting of rice because there is the potential for stand reduction or stunting. An increase in seeding rate of 10% is recommended. Replant seed below the herbicide layer because reduced stand or stunting may occur if RiceOne CS contacts germinating rice seed. **Do not** replant with gibberellic acid-treated seed. **Do not** reapply RiceOne CS alone or in tank mixture.

Refer to Rotation Crop Restrictions for additional requirements.

CROP SAFETY

Application of RiceOne CS to fields which have been precision leveled with deep cuts may result in rice crop injury including stand loss. Consult with rice specialists for soil amending practices which can reduce potential for herbicide injury in precision leveled fields.

APPLICATION INSTRUCTIONS

For Use on Rice Grown in— Arkansas, Louisiana, Mississippi, Missouri, Texas Only

Ground Application Broadcast

Apply this product alone or in tank mix combinations by ground equipment using a finished spray volume of 10 to 40 gallons of water per acre. Use nozzles suitable for broadcast boom application of herbicides. Coarse sprays are less likely to drift out of the target area than fine sprays. See "USE PRECAUTIONS AND RESTRICTIONS" and "SPRAY DRIFT PRECAUTIONS" sections for specific recommendations to reduce spray drift. For RiceOne CS tank mixtures with wettable powder or dry flowable formulations, nozzle screens and strainers must be no finer than 50 mesh. It is the pesticide user's responsibility to ensure that all products in the listed mixtures are registered for the intended use. Users must follow the most restrictive

directions and precautionary language of the products in mixture (for example, first aid from one product, spray drift management from another).

SPRAY DRIFT MANAGEMENT

Avoiding spray drift at the application site is the responsibility of the applicator and the grower. The interaction of many equipment and weather-related factors determines the potential for spray drift. The applicator and grower are responsible for considering all these factors when making application decisions. It is the responsibility of the applicator to avoid spray drift onto non-target areas.

The applicator must be familiar with and take into account the information covered in the following spray drift reduction advisory information.

IMPORTANCE OF DROPLET SIZE

The most effective way to reduce drift potential is to apply large droplets (450 microns or larger). The best drift management strategy is to apply the largest droplets that provide sufficient coverage and control. APPLYING LARGER DROPLETS REDUCES DRIFT POTENTIAL, BUT WILL NOT PREVENT DRIFT IF APPLICATIONS ARE MADE IMPROPERLY OR UNDER UNFAVORABLE ENVIRONMENTAL CONDITIONS! See **Wind, Temperature and Humidity**, and **Temperature Inversions** sections of this label portion.

CONTROLLING DROPLET SIZE – GENERAL TECHNIQUES

- **Volume** - Use high flow rate nozzles to apply the highest practical spray volume. Nozzles with higher rated flows produce larger droplets.
- **Pressure** - Do not exceed the nozzle manufacturers recommended pressures. For many nozzle types, lower pressure produces larger droplets. WHEN HIGHER FLOW RATES ARE NEEDED, USE A HIGHER-CAPACITY NOZZLE INSTEAD OF INCREASING PRESSURE.
- **Number of Nozzles** - Use the minimum number of nozzles that provide uniform coverage.
- **Nozzle Type** - Use a nozzle type that is designed for the intended application. With most nozzle types, narrower spray angles produce larger droplets. Consider using low-drift nozzles.

BOOM HEIGHT

Setting the boom at the lowest labeled height (if specified) which provides uniform coverage reduces the exposure of droplets to evaporation and wind. For ground equipment, the boom should remain level with the ground surface/existing vegetation and have minimal bounce.

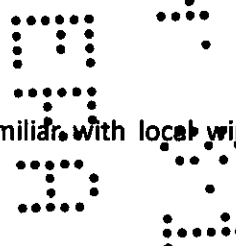
WIND

Drift potential is lowest between wind speeds of 2 – 10 mph. However, many factors, including droplet size and equipment type determine drift potential at any given speed. Application should be avoided below 2 mph due to variable wind direction and high inversion potential.

DO NOT APPLY IN WINDS ABOVE 10 MILES PER HOUR.

AVOID GUSTY OR WINDLESS CONDITIONS.

Note: Local terrain can influence wind patterns. Every applicator should be familiar with local wind patterns and how they affect spray drift.



TEMPERATURE AND HUMIDITY

When making applications in low relative humidity, set up equipment to produce large droplets to compensate for evaporation. Droplet evaporation is most severe when conditions are both hot and dry.

TEMPERATURE INVERSIONS

Applications must not occur during a temperature inversion because drift potential is high. Temperature inversions restrict vertical air mixing, which causes small suspended droplets to remain in a concentrated cloud. This cloud can move in unpredictable directions due to the light variable winds common during inversions. Temperature inversions are characterized by increasing temperature with altitude and are common on nights with limited cloud cover and light to no wind. They begin to form as the sun sets and often continue into the morning. Their presence can be indicated by ground fog; however, if fog is not present, inversions can also be identified by the movement of smoke from a ground source or an aircraft smoke generator. Smoke that layers and moves laterally in a concentrated cloud (under low wind conditions) indicates an inversion while smoke that moves upward and rapidly dissipates indicates good vertical air mixing.

SENSITIVE AREAS

The pesticide must only be applied when the potential for drift to adjacent sensitive areas (e.g. residential areas, bodies of water, known habitat for threatened or endangered species, non-target crops) is minimal (e.g. when wind is blowing away from the sensitive areas).

ADDITIVES

Spray adjuvants have little or no influence on performance of this product when applications are made prior to weed emergence. However, several tank mixes with this product require adjuvants to improve burndown of emerged weeds. Therefore, surfactants or crop oil concentrate may be used with this product when applied delayed preemergence or early postemergence to the crop. Follow the adjuvant directions on the tank mix partner's label. The adjuvants must contain ingredients accepted by the Environmental Protection Agency.

When an adjuvant is to be used with this product, RiceCo recommends the use of a Chemical Producers and Distributor Association certified adjuvant.

MIXING INSTRUCTIONS

Care must be taken when mixing this product. Avoid mixing in areas adjacent to desirable plants. This product may be applied in a tank mix or a sequential application with other herbicides registered for use on rice. Refer to the Weeds Controlled section of this label for list of weeds.

RiceOne CS Alone: Mix this product with clean water in the following manner. Fill the spray tank one-half to three-fourths full with clean water, add the proper amount of this product, and then add the rest of the water. Provide sufficient agitation during mixing and application to maintain a uniform spray mixture.

TANK MIXING INFORMATION

This product may be applied in a tank mix or a sequential application with other herbicides registered for use in rice. Refer to the companion label for weeds controlled in addition to RiceOne CS alone.

When using tank mixtures or sequential applications with this product, always read the companion product label(s) to determine the specific use rates by soil types, weed species, and weed or crop growth stage. In addition, follow all precautions and restrictions including state and local use restrictions that may apply to specific products. Always follow the most restrictive label. It is the pesticide user's responsibility to ensure that all products in the listed mixtures are registered for the intended use. Users must follow the most restrictive directions and precautionary language of the products in mixture (for example, first aid from one product, spray drift management from another).

Uses with Other Products (Tank Mixes)

Always perform a mixing test to check the compatibility of this product with all potential tank mix partners.

Tank Mixtures: Fill spray tank one-fourth to one-third full with water; with agitator operating add the specified amount of ingredients using the following order:

^aDry formulation (e.g., wettable powders). Make a slurry of the wettable powder (1:2 ratio). Add the slurry slowly into the partially filled tank while agitating.

^bDry flowable (DF)/Water-dispersible Granule (WDG) formulation. Add the granules to the partially filled tank while agitating. Make a slurry of the granules in water before adding to liquid fertilizer.

^cLiquid suspensions (e.g., flowables [F]). Add the F formulation to the partially filled tank while agitating.

^dAdd this product to the partially filled tank while agitating.

^e Water-soluble Concentrate (WSC) formulations. Add the WSC formulation to the partially filled tank while agitating.

^f Emulsifiable Concentrate (e.g., EC's). Add the EC formulation to the partially filled tank while agitating. Mix thoroughly and fill tank one-half full continuing agitation. Add this product to tank while maintaining agitation. Complete filling the spray tank with water. Where use of a surfactant is recommended, add as the last ingredient to the spray tank. Maintaining thorough and continuous sprayer-tank agitation is a MUST during filling, mixing and application. When using drift reducing agents, follow specific product label instructions for order of addition to spray tank.

If the spray mixture is allowed to settle for any period of time, thorough agitation is essential to resuspend the mixture before spraying is resumed.

SPRAYER CLEANUP

Do not drain or flush equipment on or near desirable trees or other plants, or in areas where their roots may extend or in locations where the chemical may be washed or move into contact with their roots. Do not contaminate any body of water including irrigation water that may be used on other crops. Carefully follow sprayer clean-up instructions noted below to prevent spray tank residues from damaging other crops.

Rinse sprayer equipment thoroughly to remove residues of herbicide that might injure other subsequently sprayed crops. Follow the steps below for the thorough rinsing of spray equipment following applications of this herbicide or tank mixes of this product with other labeled products.

1. Drain any remaining spray solution from tank, pump, hoses and boom and discard in an approved manner (See Note that follows).
2. Clean tank and fittings by:
 - Thoroughly hosing down the inside walls of the spray tank with a quantity of water equal to 1/8 of the total tank capacity and operating the pump to circulate this solution through the sprayer system for 15 minutes.
 - Washing down the outside surfaces of equipment.
 - Removing nozzle tip and screen from end nozzle in each boom section and allowing several gallons of rinsate solution to flush completely through boom (collect rinsate while flushing).
3. Thoroughly drain remaining rinsate solution from tank, pump and hoses. Combine with boom flushing and dispose of all rinsates when this first rinsing in an approved manner (see Note that follows).
 - When switching from water dilutions to application utilizing crop oil or liquid fertilizer as a carrier, flush a small volume of crop oil or liquid fertilizer through the tank, pump,

hoses, and boom prior to the next use. Dispose of crop oil or liquid fertilizer rinsate in an approved manner (see Note for local, state and federal guidelines).

4. Remove the remaining nozzle tips, and screens and the line filter and wash in a pail of warm soapy water, thoroughly rinse and replace.
5. Hose down the inside walls of the spray tank a second time and circulate this solution using the same procedure as noted in #2 above.
6. If the next use of the sprayer will be for applying a preemergent or preplant incorporated pesticide on rice, rinsate from this second rinsing may be utilized by diluting with water for the next pesticide load;

HOWEVER

If the next use of the sprayer will be a postemergence applied pesticide on any crop, drain rinsate solution from this second rinsing. Retain rinsate solution for use only with a soil incorporated pesticide to be applied on any crop for which clomazone and pendimethalin are registered. Refill tank (after draining second rinsate solution) in accordance with postemergence product label directions.

NOTE: Dispose of excess spray mixture and/or rinsate from first tank rinsing by application to cropland as described on this label. If excess spray mixture and/or rinsate from first rinsing cannot be disposed of according to label instruction, dispose of in compliance with local, state and federal guidelines. Contact your state pesticide or Environmental Control Agency or the Hazardous Waste representative at the nearest EPA regional office for guidance.

MIXING AND HANDLING INSTRUCTIONS FOR BULK/MINI-BULK CONTAINERS

110 AND 120 Gallon Compack Containers:

Equipment Requirements:

RiceOne CS is a microencapsulated herbicide and requires a diaphragm type pump in order to maintain product quality. **Do not use gear or piston-type pumps.** Bulk/Mini-bulk containers have been prefitted with a Scienco DD6 diaphragm type pump for recirculation and dispensing of product.

Dispensing Instructions:

When ready to dispense RiceOne CS from the Compack, the applicator should recirculate the product in the container, if the product has settle or separated, for approximately 5 minutes or until the product is thoroughly turned over. The Scienco DD6 pump is equipped with recirculation capability. This allows for quick and efficient mixing of product which may have separated or settled in storage. To recirculate, press down the bypass pushrod lever to the locked position (slid under the motor) and turn on the motor. The discharge ball valve at the end of the hose must be closed before turning on the motor. Once the product is thoroughly recirculated the applicator may then begin the process of dispensing RiceOne CS into the spray tank, loading or mixing system.

The dealer/applicator must wear proper clothing such as listed on this label.

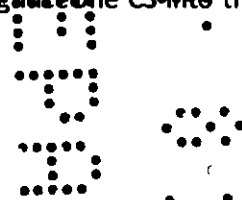
250 Gallon Bulk Drum III Containers

Equipment Requirements:

RiceOne CS is a microencapsulated herbicide and requires a diaphragm type pump in order to maintain product quality. **Do not use gear or piston-type pumps.** The following pumps are suitable for moving RiceOne CS from the 250 gallon bulk drum into spray tanks, mixing systems, or dedicated repackaging mini-bulk tanks*:

Tuthill Fill-Rite Chemtraveller portable transfer pump

Scienco Caddy-SS portable transfer pump



Scienco DD6 pump
Tuthill Fill-Rite Series 400 diaphragm pumps

Dispensing Instructions:

When ready to dispense this product from the bulk drum, the dealer/applicator must recirculate the product in the container, for at least 15 minutes. This can be done by hooking a portable pump such as listed above to the bottom bung, opening the valve and directing the outlet nozzle into the 6" top port (seal must be broken). Directing the nozzle stream into the corners will ensure more complete turning of the product volume. Once the product is thoroughly circulated, the dealer/applicator may then begin the process of dispensing this product into the dedicated repackaging mini-bulk container(s)*, or spray tank, loading or mixing system. Rinse the empty bulk drum container and transfer the rinsate directly to the mix or spray tank.

The dealer/applicator must wear proper clothing such as listed on this label.

*Any dealer wishing to repackage RiceOne CS must comply with Federal, State and local laws pertaining to bulk herbicide handling and possess a signed repackaging agreement from RiceCo LLC.

SPRAY DRIFT PRECAUTIONS

Non-target spray drift of this herbicide should be avoided to prevent whitening of desirable plants. Drift is influenced by many factors which include wind speed, spray pressure, particle size, nozzle type and boom height.

SPRAY DRIFT RESTRICTIONS

- Do not apply when weather conditions favor drift.
- Use a minimum spray volume of 10 gallons per acre.
- Use the lowest possible boom height while maintaining a uniform spray pattern, in conjunction with nozzle type, size, operating pressure and volume that meet a droplet size classification of coarse or greater.

Refer to Spray Drift Management Section for additional instructions.

CROP INJURY INFORMATION

Crop Injury— Use of this product may result in crop injury, loss or damage to certain crops under a number of conditions, including but not limited to agronomic, cultural, mechanical, and environmental. Numerous risks of loss or damage to certain crops may be associated with the use of RiceOne CS even when directions for use are followed completely. The user or grower should take all such risks into consideration before deciding to apply the product. **RiceCo LLC recommends testing on a small portion of the target crop to determine if damage is likely to occur.** Each grower who is considering the product for such use should test RiceOne CS to determine its suitability. A grower should use this product only to the extent that, in his sole opinion, the benefit of this product use outweighs the potential injury to the grower's crop. •

In addition, many factors can affect crop growth and/or yield, including but not limited to insects, diseases, weed competition, poor seed quality, improper planting depth, mechanical cultivation, poor weather (such as freezing or excessive wind, rain, heat, or cold), lack of or excessive moisture, crusting fertility, or hardpans. Risk of loss or damage to crops may be associated with the use of this product and contribute to poor stands due to failure of crop to emerge, swelling of roots or other below-ground plant parts, less vigorous plant growth and development, and reduction in yield potential. This product may also cause injury to sensitive rotation crops.

REPLANTING INSTRUCTIONS - If initial planting of rice fails to produce a uniform stand due to weather conditions or disease following treatment alone or in a tank mixture, only dry-seeded rice may be replanted in fields treated with this product. However, the grower assumes all risks and consequences associated with the replanting of rice because there is the potential for stand reduction or stunting. Replant rice seed below the herbicide layer due to the potential of reduced stand. Stunting may occur if RiceOne CS contacts germinating rice seed. If replanting is necessary RiceCo recommends a 10% increase in seeding rate. Do not retreat fields with a second application of RiceOne CS. When tank mixing with a labeled product, refer to the replant instructions for that product. Do not replant treated fields with any crop at intervals that are inconsistent with the ROTATION CROP RESTRICTIONS on this label. When a tank mix is used, refer to the product's label for any additional rotational crop guidelines.

ROTATIONAL CROPPING PRECAUTIONS

Under some conditions, temporary whitening or yellowing of leaves may occur on approved rotation crops where undesirable soil residues of clomazone exist.

Under abnormal conditions, carryover injury to rotation crops can occur. The following factors can contribute to increased risk of injury to rotational crops:

- 1) Over-application resulting from use of worn nozzles, excessive over-lapping spray swaths, failing to shut off spray booms when turning (end row areas), or slowing or stopping sprayer.
- 2) Soil with pH less than or equal to 5.9.
- 3) Extreme dryness in the four months following application.
- 4) Choice of rotational crop hybrid.

Additional instruction to prevent rotational crop injury may be provided in the form of service bulletins for locations where risk of injury is significantly increased due to extremely dry conditions.

Refer to Rotation Crop Restrictions and Replanting Instructions of specific crops for additional crop planting information.

ROTATION CROP RESTRICTIONS

Rotate to crops as listed below, otherwise crop injury may occur.

Refer to section headed "Rotational Cropping Precautions."

NOTE: When using this product with other registered herbicides always refer to the rotational restrictions and precautions on the other product's label.

50 oz

ROTATIONAL CROPS	Rainfall + Irrigation Amount (inches) Between application and rotational crop planting	Rotational Planting Interval (months) After application Spring Fall	
		0	14
Cotton, Peas, Soybeans	-		
Wheat, Barley	>12 ≤12	12	14
Proso millet**, Grain sorghum (milo)**, Annual or perennial grass crops or mixtures**	>20 ≤20	12 18	12 20
Red beet*, Spinach*	>12	12	14

	≤12	18	20
Sugar beet*	>12	12	14
	≤12	18	20
All other crops	>12	12	12
	≤12	18	20

*These crops must not be planted for 18 months following a spring application or 20 months following a fall application if rainfall or irrigation was not sufficient to produce a crop. To ensure thorough mixing of soil prior to planting sugar beets, red beets and spinach, land should be plowed using a moldboard plow to a depth of 12 inches.

**Proso millet, sorghum (milo), and annual or perennial grass crops or mixtures must not be planted for 10 months after a spring application or 12 months after a fall application.

To avoid the possibility of crop injury in areas that receive less than 20 inches of rainfall or irrigation to produce a crop, these crops must not be planted for 18 months following a spring application or 20 months following a fall application if rainfall or irrigation was not sufficient to produce a field or row crop.

Cover crops, however, may be planted anytime but stand reductions may occur in some areas.

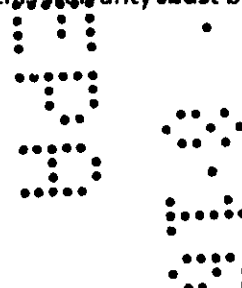
Pre-Harvest Interval (PHI): Do not graze or harvest for food or feed cover crops planted less than 9 months after RiceOne CS treatment.

CONDITIONS OF SALE AND WARRANTY

SELLER OFFERS THIS PRODUCT AND THE BUYER AND USER ACCEPTS THIS PRODUCT UNDER THE FOLLOWING AGREED CONDITIONS OF SALE AND WARRANTY.

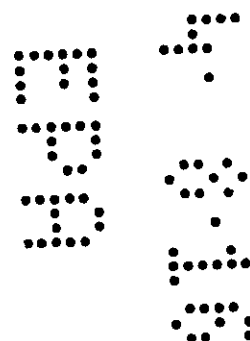
The directions for use of this product are believed to be reliable and must be followed carefully. However, it is impossible to take into account all variables and to eliminate all risks associated with its use. Injury or damage may result because of conditions, which are beyond the control of the Seller. Seller warrants only that this product conforms to the chemical description on the label and is believed to be reasonably fit for the purposes referred to in the Directions for Use when used as directed under normal conditions. To the extent consistent with applicable law, SELLER MAKES NO OTHER EXPRESS OR IMPLIED WARRANTY OF FITNESS OR MERCHANTABILITY OR ANY OTHER EXPRESS OR IMPLIED WARRANTY. To the fullest extent permitted by law, in no case shall the Seller be liable for consequential, special, or indirect damages resulting from the use or handling of this product. Any variation or exception from this warranty must be in writing and signed by an authorized representative of Seller.

Manufactured for:
RiceCo LLC
5100 Poplar Avenue, Suite 2482
Memphis, TN 38137



Beyond, Clearpath and Newpath are registered trademarks of BASF
Clincher, Grandstand, and Stam are registered trademarks of Dow AgroSciences

Londax is a registered trademark of DuPont
Regiment is a registered trademark of Valent
RiceBeaux and SuperWHAM! are registered trademarks of RiceCo LLC
Ricestar is a registered trademark of Bayer
Strada is a registered trademark of Isagro USA



Group	3	13	Herbicide
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RICEONE CS

FOR CONTROL OF WEEDS ON RICE

In Arkansas, Louisiana, Mississippi, Missouri, & Texas

ACTIVE INGREDIENTS:

Pendimethalin: N-(1-ethylpropyl)-3,4-dimethyl-2,6-dinitrobenzenamine ...26.79%

Clomazone: 2-(2-Chlorophenyl)methyl-4,4-dimethyl-3-isoxazolidinone11.03%

INERT INGREDIENTS:62.18%

TOTAL100.00%

1 gallon contains 2.56 lbs pendimethalin as an aqueous capsule suspension

1 gallon contains 1.07 lbs clomazone as an aqueous capsule suspension

U.S. Patent No. 4,405,357

EPA REG NO. 71085-40

EPA EST. NO.

CAUTION

KEEP OUT OF REACH OF CHILDREN

Si usted no entiende la etiqueta, busque a alguien para que se la explique a usted en detalle. (If you do not understand the label, find someone to explain it to you in detail.)

FIRST AID

If on skin: Take off contaminated clothing. Rinse skin immediately with plenty of water for 15-20 minutes. Call a poison control center or doctor for treatment advice.

If in eyes: Hold eye open and rinse slowly and gently with water for 15-20 minutes. Remove contact lenses, if present, after the first 5 minutes, then continue rinsing eye. Call a poison control center or doctor for treatment advice.

If swallowed: Call a poison control center or doctor immediately for treatment advice. Have person sip a glass of water if able to swallow. Do not induce vomiting unless told to do so by a poison control center or doctor. Do not give anything by mouth to an unconscious person.

If inhaled: Move person to fresh air. If person is not breathing, call 911 or an ambulance, then give artificial respiration, preferably mouth-to-mouth if possible. Call a poison control or doctor for further treatment advice.

Have the product container or label with you when calling a poison control center or doctor or going for treatment.

In Case of Chemical Spill, Leak, Accident or Exposure Call

Global Logistics @

(504) 439-3140 or (727) 374-5705

MANUFACTURED FOR:

RiceCo LLC

Memphis, TN 38137

NET CONTENTS: 2.5 GAL

**PRECAUTIONARY STATEMENTS
HAZARDS TO HUMANS (AND DOMESTIC ANIMALS)**

CAUTION

Harmful if absorbed through skin. Avoid contact with skin, eyes, or clothing. Wash thoroughly with soap and water after handling and before eating, drinking, chewing gum, using tobacco or using the toilet. Remove and wash contaminated clothing before reuse.

PERSONAL PROTECTIVE EQUIPMENT (PPE):

Applicators and other handlers must wear:

- Long-sleeved shirt and long pants
- Waterproof gloves
- Shoes plus socks.

Discard clothing and other absorbent materials that have been drenched or heavily contaminated with this product's concentrate. Do not reuse them. Follow manufacturer's instructions for cleaning/maintaining PPE. If no such instructions for washables, use detergent and hot water. Keep and wash PPE separately from other laundry.

When handlers use closed systems or enclosed cabs in a manner that meets the requirements listed in the Worker Protection Standard (WPS) for agricultural pesticides [40 CFR 170.240(d) (4-6)], the handler PPE requirements may be reduced or modified as specified in the WPS.

USER SAFETY RECOMMENDATIONS

Users should:

- Wash hands before eating, drinking, chewing gum, using tobacco or using the toilet.
- Remove clothing/PPE immediately if pesticide gets inside. Then wash thoroughly and put on clean clothing.
- Remove PPE immediately after handling this product. Wash the outside of gloves before removing. As soon as possible, wash thoroughly and change into clean clothing.

ENVIRONMENTAL HAZARDS

This product is toxic to fish. **DO NOT** apply directly to water, or to areas where surface water is present, or to intertidal areas below the mean high water mark. Do not apply when weather conditions favor drift from the area treated. Do not apply where runoff is likely to occur. Drift and runoff from treated areas may be hazardous to aquatic organisms in adjacent aquatic sites. **DO NOT** contaminate water when disposing of equipment washwaters or rinsate. Apply this product only as specified on this label.

Endangered Species Protection

This product may have effects on endangered species. When using this product, you must follow the measures contained in the Endangered Species Protection Bulletin for the county in which you are applying product. To obtain Bulletins, no more than six months before using this product, consult <http://www.epa.gov/espp/> or call 1-800-447-3813. You must use the Bulletin valid for the month in which you will apply the product.

If endangered plant species occur in proximity to the application site, the following mitigation measures are required:

- Leave an untreated buffer zone of 200 feet. This product must be applied using a low boom (20 inches above the ground) and ASAE fine to medium/coarse nozzles.

To determine whether your county has an endangered species, consult the Web site:

<http://www.epa.gov/espp/usa-map.htm>.

Endangered Species Bulletins may also be obtained from extension offices or state pesticide agencies. If the bulletin is not available for your specific area, check with the appropriate local state agency to determine if known populations of endangered species occur in the area to be treated.

PHYSICAL/CHEMICAL HAZARDS

Do not use or store near heat or open flame.

SPECIAL PRECAUTION

Off-site movement of spray drift or vapors of this herbicide can cause foliar whitening or yellowing of some plants. Prior to making applications, read and strictly follow all precautions and instructions in the Use Precautions and Restrictions, SPRAY DRIFT PRECAUTIONS AND SPRAY DRIFT MANAGEMENT sections.

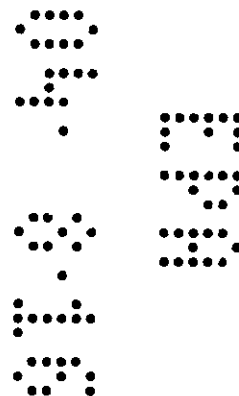
DIRECTIONS FOR USE

It is a violation of Federal law to use this product in a manner inconsistent with its labeling.

Do not apply this product aerially or through any type of irrigation system.

Do not apply this product in a way that will contact workers or other person, either directly or through drift. Only protected handlers may be in the area during application. For any requirements specific to your State or Tribe, consult the agency responsible for pesticide regulation.

Do not enter or allow other people or pets to enter the treated area until sprays have dried.



AGRICULTURAL USE REQUIREMENTS

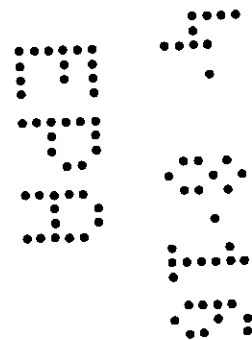
Use this product only in accordance with its labeling and with the Worker Protection Standard, 40 CFR part 170. This Standard contains requirements for the protection of agricultural workers on farms, forests, nurseries, and greenhouses, and handlers of agricultural pesticides. It contains requirements for training, decontamination, notification, and emergency assistance. It also contains specific instructions and exceptions pertaining to the statements on this label about personal protective equipment (PPE) and restricted-entry interval. The requirements in this box only apply to uses of this product that are covered by the Worker Protection Standard.

Do not enter or allow worker entry into treated areas during the restricted entry interval (REI) of 24 hours.

Exception: If the product is soil injected or soil incorporated, the Worker Protection Standard, under certain circumstances, allows workers to enter the treated area if there will be no contact with anything that has been treated.

PPE required for early entry to treated areas that is permitted under the Worker Protection Standard and that involves contact with anything that has been treated, such as plants, soil or water is:

- Coveralls
- Waterproof gloves
- Shoes plus socks.



STORAGE AND DISPOSAL

Do not contaminate water, food, or feed by storage or disposal.

Pesticide Storage

This product freezes around 15°F and is stable under conditions of freezing and thawing. Store above 15°F to keep product from freezing. Product that has been frozen should be thawed and recirculated prior to use.

Keep out of reach of children and animals. Store in original containers only. Store in a dry place. Carefully open containers. After partial use, replace lids and close tightly. Do not put concentrate or dilute material into food or drink containers.

In case of spill, avoid contact, isolate area and keep out animals and unprotected persons. Confine spills.

To confine spills: Dike surrounding area or absorb with sand, cat litter or commercial clay. Place damaged package in holding container. Identify contents.

Pesticide Disposal

Pesticide wastes are toxic. Improper disposal of excess pesticide, spray mixture, or rinsate is a violation of Federal law. If these wastes cannot be disposed of by use according to label instructions, contact your State Pesticide or Environmental Control Agency or the Hazardous Waste representative at the nearest EPA regional Office for guidance.

Container Handling

Plastic Non-refillable Containers: Do not reuse or refill this container. Triple rinse container (or equivalent) promptly after emptying. Then offer for recycling if available, or puncture and dispose of in a sanitary landfill or by incineration.

Triple rinse as follows: Empty the remaining contents into application equipment or mix tank and continue to drain for 10 seconds after the flow begins to drip. Fill the container ¼ full with water and recap. Shake for 10 seconds. Pour rinsate into application equipment or a mix tank or store rinsate for later use or disposal. Drain for 10 seconds after the flow begins to drop. Repeat two more times.

Returnable/Refillable Sealed Containers: Refill this container with pesticide only. Do not reuse this container for any other purpose. Cleaning the container before final disposal is the responsibility of the person disposing of the container. Cleaning before refilling is the responsibility of the refiller. To clean the container before final disposal, empty the remaining contents from this container into application equipment or mix tank. Fill the container about 10 percent full with water. Agitate vigorously or recirculate water with the pump for 2 minutes. Pour of pump rinsate into application equipment or rinsate collection system. Repeat this rinsing procedure two more times.

Mini-Bulk Containers: These containers are property of RiceCo LLC and are returnable to RiceCo at RiceCo's discretion. These container are provided for repackaging of RiceOne CS and should not be filled with any other product.

Bulk Drums: RiceOne CS bulk drums are returnable to RiceCo LLC for reuse when the container is completely empty. Bulk drums containing product in excess of 1 gallon cannot be accepted for return.

Container Precautions

Before refilling, inspect thoroughly for damage such as cracks, punctures, bulges, dents, abrasions, and damaged or worn threads on closure devices. After filling and before transporting, check for leaks. Do not refill or transport a damaged or leaking container.

*Any dealer wishing to repackage RiceOne CS must comply with Federal, State and local laws pertaining to bulk herbicide handling and possess a signed repackaging agreement from RiceCo LLC.

PRODUCT INFORMATION

This product is a selective herbicide for controlling most annual grasses and certain broadleaf weeds as they germinate. Refer to "Weeds Controlled" section for a complete list of controlled weeds. **RiceOne CS will not control established weeds.**

RiceOne CS may be applied as a delayed preemergence application in drilled dry-seeded rice or as an early postemergence application in dry-seeded rice. Treatments may be applied to conventional, reduced or minimum tillage, and no-till (stale seedbed) rice. The seedbed should be firm and free of clods and must be prepared to allow for good seed coverage. The use of a planter under conditions that do not allow good soil coverage of the rice seed can result in reduced stand or stunting if RiceOne CS contacts germinating rice seed.

WEEDS CONTROLLED

GRASSES

Barnyardgrass
Crabgrass
Foxtail, giant
Foxtail, green
Foxtail, yellow
Goosegrass
Panicum, fall
Panicum, Texas
Sprangletop, Amazon
Sprangletop, bearded

BROADLEAF WEEDS

Amaranth, Palmer
Carpetweed
Henbit
Lady's thumb
Lambsquarters, common
Pigweed species
Purslane
Pusley, Florida
Spurge, annual

MODE OF ACTION

This combination product utilizes two modes of action; it is a meristematic inhibitor that interferes with the plant's cellular division or mitosis and also acts by inhibiting the biosynthesis of photosynthetic pigments of both chlorophyll and carotenoids. This and/or other products with the meristematic inhibiting mode of action may not effectively control naturally occurring biotypes of some of the weeds listed on this label. A weed biotype is a naturally occurring plant within a given species that has a slightly different, but distinct, genetic makeup from other plants. Other herbicides with the meristematic inhibiting mode of action include other dinitroaniline herbicides, such as trifluralin. If naturally occurring meristematic inhibiting resistant biotypes are present in a field, this product and/or any other meristematic inhibiting mode of action herbicide should be tank mixed or applied sequentially with an appropriate registered herbicide having a different mode of action to ensure control.

APPLICATION RATE

Use rates of this product vary by soil texture and organic matter. See **Table 1.** for soil texture grouping.

Table 1. Soil Texture Groups

Coarse	Medium	Fine
Sands Loamy sands Sandy loams	Sandy clay loams* Sandy clays Loams Silt loams Silt	Silty clay loams Silty clays Clay loams Clays
*Sometimes considered transitional soils and may be classified as either medium-texture or fine texture soils.		
For peat and muck soils. RiceOne CS may be used on peat and muck soils, but weed control may be inconsistent and /or reduced. Use maximum labeled use rate.		

APPLICATION TIMINGS

DELAYED PREEMERGENCE (*After 80% rice seed has absorbed water and germinated with primary radical or shoot at least ½-inch long*).

Apply this product alone or with tank mix partner for delayed preemergence weed control in grain-drilled, dry-seeded rice. Apply alone or in tank mixture to levees after the levees are pulled and planted. The seedbed should be firm and free of clods and must be prepared to allow for good seed coverage. The use of a planter under conditions that do not allow good soil coverage of the rice seed can result in reduced stand or stunting if RiceOne CS contacts germinating rice seed. Exposed seeds that come in contact with this product may be injured. Apply only when growing conditions favor vigorous rice growth. The seedbed should have adequate moisture for seed germination.

Uniformly apply the specified rate of RiceOne CS after rice planting and before rice emergence (spiking) and weed germination. Apply after the rice seed has absorbed water and germinated and after the soil has been previously sealed over the seed by at least 1 inch of rainfall or by irrigation (flush). ***If the soil has not been sealed by rain or flush, apply when 80 percent of germinated seeds have a primary root (radicle) or shoot at least ½-inch long.*** If there is insufficient moisture, it is recommended flushing before application to supply moisture for root (radicle) initiation and for vigorous rice and weed growth.

If applied to soil prior to these conditions, or to cracked soil, stand reduction or stunting of rice may occur. Under some conditions, use of gibberellic acid-treated seed, heavy rainfall after application, or flushing after application may result in herbicide injury to rice. Rice can overcome moderate injury with appropriate cultural practices.

Because of the residual activity of this product, this treatment may be applied if rice is too small to maintain a flood on the field for weed control. However, proper water management practices must be followed for normal rice growth and activity of RiceOne CS.

EARLY POSTEMERGENCE

For control of existing grass present at the time of application include a postemergence herbicide registered for control of grass species in rice. Consult postemergence herbicide label for specific directions regarding use rates and stage of weeds and crop. Apply this product as a tank mix partner in dry-seeded rice. Base applications on weed and crop size guidelines of the tank mix partner. **DO NOT** apply to fields with standing water. If necessary, fields may be flushed prior to treatment to produce vigorous rice and weed growth. Because soil and weeds must be completely exposed to spray coverage, no flood water should be on the field at the time of application. Cloddy soil, standing water (puddles) at the time of application, or cracks in the soil that form after application may result in reduced weed control. Because of residual activity of RiceOne CS, this treatment may be applied if rice is too small to maintain a flood on the field for weed control. However, proper water management practices must be followed for normal rice growth and activity of this product.

POSTEMERGENCE TANK MIXTURES

To control emerged weeds at application, this product may be tank mixed with one of the following postemergence herbicides:

Beyond®	Propanil (e.g., SuperWHAM®, Stam®)
Clearpath®	Regiment®
Clincher®	RiceBeaux®
Grandstand®	RiceStar®
Londax®	Strada® WG
Newpath®	

When using tank mixtures always read the companion product label(s) and follow all precautions and restrictions. Always follow the most restrictive label. It is the pesticide user’s responsibility to ensure that all products in the listed mixtures are registered for the intended use. Users must follow the most restrictive directions and precautionary language of the products in mixture (for example, first aid from one product, spray drift management from another).

DELAYED PREEMERGENCE APPLICATIONS

<u>Soil Texture</u>	<u>Rate</u> (Fluid oz/Acre)		
Sands, loamy sands	DO NOT USE		
Sandy loams	35		
Loams, silt loams, silts, sandy clay loams	35-50	•••••	•••••
Silty clay loams, clay loams, sandy clays, silty clays, clays	35-50	•••••	•••••

EARLY POSTEMERGENCE APPLICATION

<u>Soil Texture</u>	<u>Rate</u> (Fluid oz/Acre)	
Coarse	35	•••••
Medium	50	•••••
Fine	50	•••••

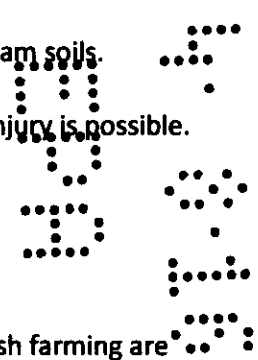
USE PRECAUTIONS AND RESTRICTIONS IMPORTANT

FAILURE TO OBSERVE THE PRECAUTIONS IN THIS SECTION OF THE LABEL MAY RESULT IN INJURY TO SENSITIVE PLANTS

- The microencapsulation of clomazone, one of the active ingredients in this product, is intended to minimize movement away from the site of application. Avoid making applications when spray particles may be carried by air currents to areas where sensitive crops and plants are growing, or when temperature inversions exist. Leave an adequate buffer zone between the area to be treated and desirable plants. Coarse sprays are less likely to drift out of the target area than fine sprays.
- Foliar contact with spray drift or vapors may cause foliar whitening or yellowing of sensitive plants. Symptoms are generally temporary in nature, but may persist on some plant species.
- Observe all buffer restrictions.
- Do not apply within 1,200 feet of the following areas: Towns and Housing Developments, Commercial Fruit/Nut or Vegetable¹ Production, Commercial Greenhouses or Nurseries.
¹Except for peppers, pumpkins, succulent peas, sweet corn, sweet potato, and winter squash.
- Before application, determine air movement and direction.
- Do not apply in winds above 10 miles per hour.
- Do not apply this herbicide to non-field areas including fence rows, waterways, ditches, and roadsides.
- When moving spray equipment to noncontiguous sites, do not allow spray solution to spray or drip from tanks, hoses, fittings or spray nozzles and tips.

USE RESTRICTIONS

- Do not apply through irrigation equipment.
- Do not use for weed control in rice planted in sand, loamy sand or sandy loam soils.
- Do not apply early preemergence or preplant incorporated as severe rice injury is possible.
- Do not use this treatment in water-seeded rice.
- Do not apply in liquid fertilizer.
- Do not apply RiceOne CS on rice fields in which concurrent crayfish or catfish farming are included in the cultural practices.
- Do not use water containing this product's residues from rice cultivation to irrigate food or feed crops.



- **Do not** apply to fields with standing water.
- **Do not** spray within 60 feet of sensitive crops.
- **Do not** apply more than 50 fl oz RiceOne CS (1 lb AI Pendimethalin/0.42 lb AI Clomazone) per acre per season.
- **Do not** apply more than 34 fl oz (0.8 lbs ai) of clomazone per acre per use season.
- **Do not** apply more than 1 lb active ingredient of pendimethalin per acre per use season.
- **Do not** apply RiceOne CS and then flush for germination.
- **Do not** apply to stressed rice. Stress factors include cold or hot temperature extremes, excessive moisture or drought, problem soils, poor field drainage, or deep water after application.
- **Do not** apply early preemergence or preplant incorporated as severe rice injury is possible.
- In case of a crop failure due to weather conditions or disease following treatment with RiceOne CS alone or in a tank mixture, only drilled dry-seeded rice may be immediately replanted; however, the grower assumes all risks and consequences associated with replanting of rice because there is the potential for stand reduction or stunting. An increase in seeding rate of 10% is recommended. Replant seed below the herbicide layer because reduced stand or stunting may occur if RiceOne CS contacts germinating rice seed. **Do not** replant with gibberellic acid-treated seed. **Do not** reapply RiceOne CS alone or in tank mixture.

Refer to Rotation Crop Restrictions for additional requirements.

CROP SAFETY

Application of RiceOne CS to fields which have been precision leveled with deep cuts may result in rice crop injury including stand loss. Consult with rice specialists for soil amending practices which can reduce potential for herbicide injury in precision leveled fields.

APPLICATION INSTRUCTIONS

For Use on Rice Grown in— Arkansas, Louisiana, Mississippi, Missouri, Texas Only

Ground Application Broadcast

Apply this product alone or in tank mix combinations by ground equipment using a finished spray volume of 10 to 40 gallons of water per acre. Use nozzles suitable for broadcast boom application of herbicides. Coarse sprays are less likely to drift out of the target area than fine sprays. See "USE PRECAUTIONS AND RESTRICTIONS" and "SPRAY DRIFT PRECAUTIONS" sections for specific recommendations to reduce spray drift. For RiceOne CS tank mixtures with wettable powder or dry flowable formulations, nozzle screens and strainers must be no finer than 50 mesh. It is the pesticide user's responsibility to ensure that all products in the listed mixtures are registered for the intended use. Users must follow the most restrictive

directions and precautionary language of the products in mixture (for example, first aid from one product, spray drift management from another).

SPRAY DRIFT MANAGEMENT

Avoiding spray drift at the application site is the responsibility of the applicator and the grower. The interaction of many equipment and weather-related factors determines the potential for spray drift. The applicator and grower are responsible for considering all these factors when making application decisions. It is the responsibility of the applicator to avoid spray drift onto non-target areas.

The applicator must be familiar with and take into account the information covered in the following spray drift reduction advisory information.

IMPORTANCE OF DROPLET SIZE

The most effective way to reduce drift potential is to apply large droplets (450 microns or larger). The best drift management strategy is to apply the largest droplets that provide sufficient coverage and control. APPLYING LARGER DROPLETS REDUCES DRIFT POTENTIAL, BUT WILL NOT PREVENT DRIFT IF APPLICATIONS ARE MADE IMPROPERLY OR UNDER UNFAVORABLE ENVIRONMENTAL CONDITIONS! See **Wind, Temperature and Humidity**, and **Temperature Inversions** sections of this label portion.

CONTROLLING DROPLET SIZE – GENERAL TECHNIQUES

- **Volume** - Use high flow rate nozzles to apply the highest practical spray volume. Nozzles with higher rated flows produce larger droplets.
- **Pressure** - Do not exceed the nozzle manufacturers recommended pressures. For many nozzle types, lower pressure produces larger droplets. WHEN HIGHER FLOW RATES ARE NEEDED, USE A HIGHER-CAPACITY NOZZLE INSTEAD OF INCREASING PRESSURE.
- **Number of Nozzles** - Use the minimum number of nozzles that provide uniform coverage.
- **Nozzle Type** - Use a nozzle type that is designed for the intended application. With most nozzle types, narrower spray angles produce larger droplets. Consider using low-drift nozzles.

BOOM HEIGHT

Setting the boom at the lowest labeled height (if specified) which provides uniform coverage reduces the exposure of droplets to evaporation and wind. For ground equipment, the boom should remain level with the ground surface/existing vegetation and have minimal bounce.

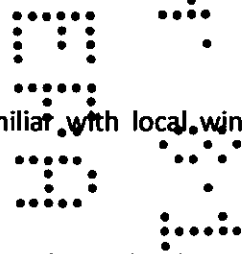
WIND

Drift potential is lowest between wind speeds of 2 – 10 mph. However, many factors, including droplet size and equipment type determine drift potential at any given speed. Application should be avoided below 2 mph due to variable wind direction and high inversion potential.

DO NOT APPLY IN WINDS ABOVE 10 MILES PER HOUR.

AVOID GUSTY OR WINDLESS CONDITIONS.

Note: Local terrain can influence wind patterns. Every applicator should be familiar with local wind patterns and how they affect spray drift.



TEMPERATURE AND HUMIDITY

When making applications in low relative humidity, set up equipment to produce large droplets to compensate for evaporation. Droplet evaporation is most severe when conditions are both hot and dry.

TEMPERATURE INVERSIONS

Applications must not occur during a temperature inversion because drift potential is high. Temperature inversions restrict vertical air mixing, which causes small suspended droplets to remain in a concentrated cloud. This cloud can move in unpredictable directions due to the light variable winds common during inversions. Temperature inversions are characterized by increasing temperature with altitude and are common on nights with limited cloud cover and light to no wind. They begin to form as the sun sets and often continue into the morning. Their presence can be indicated by ground fog; however, if fog is not present, inversions can also be identified by the movement of smoke from a ground source or an aircraft smoke generator. Smoke that layers and moves laterally in a concentrated cloud (under low wind conditions) indicates an inversion while smoke that moves upward and rapidly dissipates indicates good vertical air mixing.

SENSITIVE AREAS

The pesticide must only be applied when the potential for drift to adjacent sensitive areas (e.g. residential areas, bodies of water, known habitat for threatened or endangered species, non-target crops) is minimal (e.g. when wind is blowing away from the sensitive areas).

ADDITIVES

Spray adjuvants have little or no influence on performance of this product when applications are made prior to weed emergence. However, several tank mixes with this product require adjuvants to improve burndown of emerged weeds. Therefore, surfactants or crop oil concentrate may be used with this product when applied delayed preemergence or early postemergence to the crop. Follow the adjuvant directions on the tank mix partner's label. The adjuvants must contain ingredients accepted by the Environmental Protection Agency.

When an adjuvant is to be used with this product, RiceCo recommends the use of a Chemical Producers and Distributor Association certified adjuvant.

MIXING INSTRUCTIONS

Care must be taken when mixing this product. Avoid mixing in areas adjacent to desirable plants. This product may be applied in a tank mix or a sequential application with other herbicides registered for use on rice. Refer to the Weeds Controlled section of this label for list of weeds.

RiceOne CS Alone: Mix this product with clean water in the following manner. Fill the spray tank one-half to three-fourths full with clean water, add the proper amount of this product, and then add the rest of the water. Provide sufficient agitation during mixing and application to maintain a uniform spray mixture.

TANK MIXING INFORMATION

This product may be applied in a tank mix or a sequential application with other herbicides registered for use in rice. Refer to the companion label for weeds controlled in addition to RiceOne CS alone.

When using tank mixtures or sequential applications with this product, always read the companion product label(s) to determine the specific use rates by soil types, weed species, and weed or crop growth stage. In addition, follow all precautions and restrictions including state and local use restrictions that may apply to specific products. Always follow the most restrictive label. It is the pesticide user's responsibility to ensure that all products in the listed mixtures are registered for the intended use. Users must follow the most restrictive directions and precautionary language of the products in mixture (for example, first aid from one product, spray drift management from another).

Uses with Other Products (Tank Mixes)

Always perform a mixing test to check the compatibility of this product with all potential tank mix partners.

Tank Mixtures: Fill spray tank one-fourth to one-third full with water; with agitator operating add the specified amount of ingredients using the following order:

^aDry formulation (e.g., wettable powders). Make a slurry of the wettable powder (1:2 ratio). Add the slurry slowly into the partially filled tank while agitating.

^bDry flowable (DF)/Water-dispersible Granule (WDG) formulation. Add the granules to the partially filled tank while agitating. Make a slurry of the granules in water before adding to liquid fertilizer.

^cLiquid suspensions (e.g., flowables [F]). Add the F formulation to the partially filled tank while agitating.

^dAdd this product to the partially filled tank while agitating.

^e Water-soluble Concentrate (WSC) formulations. Add the WSC formulation to the partially filled tank while agitating.

^f Emulsifiable Concentrate (e.g., EC's). Add the EC formulation to the partially filled tank while agitating. Mix thoroughly and fill tank one-half full continuing agitation. Add this product to tank while maintaining agitation. Complete filling the spray tank with water. Where use of a surfactant is recommended, add as the last ingredient to the spray tank. Maintaining thorough and continuous sprayer-tank agitation is a MUST during filling, mixing and application. When using drift reducing agents, follow specific product label instructions for order of addition to spray tank.

If the spray mixture is allowed to settle for any period of time, thorough agitation is essential to resuspend the mixture before spraying is resumed.

SPRAYER CLEANUP

Do not drain or flush equipment on or near desirable trees or other plants, or in areas where their roots may extend or in locations where the chemical may be washed or move into contact with their roots. Do not contaminate any body of water including irrigation water that may be used on other crops. Carefully follow sprayer clean-up instructions noted below to prevent spray tank residues from damaging other crops.

Rinse sprayer equipment thoroughly to remove residues of herbicide that might injure other subsequently sprayed crops. Follow the steps below for the thorough rinsing of spray equipment following applications of this herbicide or tank mixes of this product with other labeled products.

1. Drain any remaining spray solution from tank, pump, hoses and boom and discard in an approved manner (See Note that follows).
2. Clean tank and fittings by:
 - Thoroughly hosing down the inside walls of the spray tank with a quantity of water equal to 1/8 of the total tank capacity and operating the pump to circulate this solution through the sprayer system for 15 minutes.
 - Washing down the outside surfaces of equipment.
 - Removing nozzle tip and screen from end nozzle in each boom section and allowing several gallons of rinsate solution to flush completely through boom (collect rinsate while flushing).
3. Thoroughly drain remaining rinsate solution from tank, pump and hoses. Combine with boom flushing and dispose of all rinsates when this first rinsing in an approved manner (see Note that follows).
 - When switching from water dilutions to application utilizing crop oil or liquid fertilizer as a carrier, flush a small volume of crop oil or liquid fertilizer through the tank, pump,

hoses, and boom prior to the next use. Dispose of crop oil or liquid fertilizer rinsate in an approved manner (see Note for local, state and federal guidelines).

4. Remove the remaining nozzle tips, and screens and the line filter and wash in a pail of warm soapy water, thoroughly rinse and replace.
5. Hose down the inside walls of the spray tank a second time and circulate this solution using the same procedure as noted in #2 above.
6. If the next use of the sprayer will be for applying a preemergent or preplant incorporated pesticide on rice, rinsate from this second rinsing may be utilized by diluting with water for the next pesticide load;

HOWEVER

If the next use of the sprayer will be a postemergence applied pesticide on any crop, drain rinsate solution from this second rinsing. Retain rinsate solution for use only with a soil incorporated pesticide to be applied on any crop for which clomazone and pendimethalin are registered. Refill tank (after draining second rinsate solution) in accordance with postemergence product label directions.

NOTE: Dispose of excess spray mixture and/or rinsate from first tank rinsing by application to cropland as described on this label. If excess spray mixture and/or rinsate from first rinsing cannot be disposed of according to label instruction, dispose of in compliance with local, state and federal guidelines. Contact your state pesticide or Environmental Control Agency or the Hazardous Waste representative at the nearest EPA regional office for guidance.

MIXING AND HANDLING INSTRUCTIONS FOR BULK/MINI-BULK CONTAINERS

110 AND 120 Gallon Compack Containers:

Equipment Requirements:

RiceOne CS is a microencapsulated herbicide and requires a diaphragm type pump in order to maintain product quality. **Do not use gear or piston-type pumps.** Bulk/Mini-bulk containers have been prefitted with a Scienco DD6 diaphragm type pump for recirculation and dispensing of product.

Dispensing Instructions:

When ready to dispense RiceOne CS from the Compack, the applicator should recirculate the product in the container, if the product has settle or separated, for approximately 5 minutes or until the product is thoroughly turned over. The Scienco DD6 pump is equipped with recirculation capability. This allows for quick and efficient mixing of product which may have separated or settled in storage. To recirculate, press down the bypass pushrod lever to the locked position (slid under the motor) and turn on the motor. The discharge ball valve at the end of the hose must be closed before turning on the motor. Once the product is thoroughly recirculated the applicator may then begin the process of dispensing RiceOne CS into the spray tank, loading or mixing system.

The dealer/applicator must wear proper clothing such as listed on this label.

250 Gallon Bulk Drum III Containers

Equipment Requirements:

RiceOne CS is a microencapsulated herbicide and requires a diaphragm type pump in order to maintain product quality. **Do not use gear or piston-type pumps.** The following pumps are suitable for moving RiceOne CS from the 250 gallon bulk drum into spray tanks, mixing systems, or dedicated repackaging mini-bulk tanks*:

Tuthill Fill-Rite Chemtraveller portable transfer pump

Scienco Caddy-SS portable transfer pump

Scienco DD6 pump
Tuthill Fill-Rite Series 400 diaphragm pumps

Dispensing Instructions:

When ready to dispense this product from the bulk drum, the dealer/applicator must recirculate the product in the container, for at least 15 minutes. This can be done by hooking a portable pump such as listed above to the bottom bung, opening the valve and directing the outlet nozzle into the 6" top port (seal must be broken). Directing the nozzle stream into the corners will ensure more complete turning of the product volume. Once the product is thoroughly circulated, the dealer/applicator may then begin the process of dispensing this product into the dedicated repackaging mini-bulk container(s)*, or spray tank, loading or mixing system. Rinse the empty bulk drum container and transfer the rinsate directly to the mix or spray tank.

The dealer/applicator must wear proper clothing such as listed on this label.

*Any dealer wishing to repackage RiceOne CS must comply with Federal, State and local laws pertaining to bulk herbicide handling and possess a signed repackaging agreement from RiceCo LLC.

SPRAY DRIFT PRECAUTIONS

Non-target spray drift of this herbicide should be avoided to prevent whitening of desirable plants. Drift is influenced by many factors which include wind speed, spray pressure, particle size, nozzle type and boom height.

SPRAY DRIFT RESTRICTIONS

- Do not apply when weather conditions favor drift.
- Use a minimum spray volume of 10 gallons per acre.
- Use the lowest possible boom height while maintaining a uniform spray pattern, in conjunction with nozzle type, size, operating pressure and volume that meet a droplet size classification of coarse or greater.

Refer to Spray Drift Management Section for additional instructions.

CROP INJURY INFORMATION

Crop Injury – Use of this product may result in crop injury, loss or damage to certain crops under a number of conditions, including but not limited to agronomic, cultural, mechanical, and environmental. Numerous risks of loss or damage to certain crops may be associated with the use of RiceOne CS even when directions for use are followed completely. The user or grower should take all such risks into consideration before deciding to apply the product. RiceCo LLC recommends testing on a small portion of the target crop to determine if damage is likely to occur. Each grower who is considering the product for such use should test RiceOne CS to determine its suitability. A grower should use this product only to the extent that, in his sole opinion, the benefit of this product use outweighs the potential injury to the grower's crop.

In addition, many factors can affect crop growth and/or yield, including but not limited to insects, diseases, weed competition, poor seed quality, improper planting depth, mechanical cultivation, poor weather (such as freezing or excessive wind, rain, heat, or cold), lack of or excessive moisture, crusting fertility, or hardpans. Risk of loss or damage to crops may be associated with the use of this product and contribute to poor stands due to failure of crop to emerge, swelling of roots or other below-ground plant parts, less vigorous plant growth and development, and reduction in yield potential. This product may also cause injury to sensitive rotation crops.

REPLANTING INSTRUCTIONS - If initial planting of rice fails to produce a uniform stand due to weather conditions or disease following treatment alone or in a tank mixture, only dry-seeded rice may be replanted in fields treated with this product. However, the grower assumes all risks and consequences associated with the replanting of rice because there is the potential for stand reduction or stunting. Replant rice seed below the herbicide layer due to the potential of reduced stand. Stunting may occur if RiceOne CS contacts germinating rice seed. If replanting is necessary RiceCo recommends a 10% increase in seeding rate. Do not retreat fields with a second application of RiceOne CS. When tank mixing with a labeled product, refer to the replant instructions for that product. Do not replant treated fields with any crop at intervals that are inconsistent with the ROTATION CROP RESTRICTIONS on this label. When a tank mix is used, refer to the product's label for any additional rotational crop guidelines.

ROTATIONAL CROPPING PRECAUTIONS

Under some conditions, temporary whitening or yellowing of leaves may occur on approved rotation crops where undesirable soil residues of clomazone exist.

Under abnormal conditions, carryover injury to rotation crops can occur. The following factors can contribute to increased risk of injury to rotational crops:

- 1) Over-application resulting from use of worn nozzles, excessive over-lapping spray swaths, failing to shut off spray booms when turning (end row areas), or slowing or stopping sprayer.
- 2) Soil with pH less than or equal to 5.9.
- 3) Extreme dryness in the four months following application.
- 4) Choice of rotational crop hybrid.

Additional instruction to prevent rotational crop injury may be provided in the form of service bulletins for locations where risk of injury is significantly increased due to extremely dry conditions.

Refer to Rotation Crop Restrictions and Replanting Instructions of specific crops for additional crop planting information.

ROTATION CROP RESTRICTIONS

Rotate to crops as listed below, otherwise crop injury may occur.

Refer to section headed "Rotational Cropping Precautions."

NOTE: When using this product with other registered herbicides always refer to the rotational restrictions and precautions on the other product's label.

50 oz

ROTATIONAL CROPS	Rainfall + Irrigation Amount (inches) Between application and rotational crop planting	Rotational Planting Interval (months) After application	
		Spring	Fall
Cotton, Peas, Soybeans	-	0	0
Wheat, Barley	>12 ≤12	12	14
Proso millet**, Grain sorghum (milo)**, Annual or perennial grass crops or mixtures**	>20 ≤20	12 18	12 20
Red beet*, Spinach*	>12	12	14

	≤12	18	20
Sugar beet*	>12	12	14
	≤12	18	20
All other crops	>12	12	12
	≤12	18	20

*These crops must not be planted for 18 months following a spring application or 20 months following a fall application if rainfall or irrigation was not sufficient to produce a crop. To ensure thorough mixing of soil prior to planting sugar beets, red beets and spinach, land should be plowed using a moldboard plow to a depth of 12 inches.

**Proso millet, sorghum (milo), and annual or perennial grass crops or mixtures must not be planted for 10 months after a spring application or 12 months after a fall application.

To avoid the possibility of crop injury in areas that receive less than 20 inches of rainfall or irrigation to produce a crop, these crops must not be planted for 18 months following a spring application or 20 months following a fall application if rainfall or irrigation was not sufficient to produce a field or row crop.

Cover crops, however, may be planted anytime but stand reductions may occur in some areas.

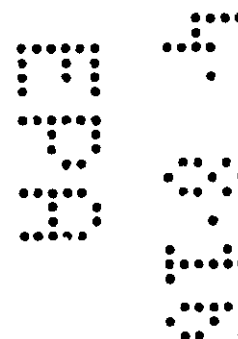
Pre-Harvest Interval (PHI): Do not graze or harvest for food or feed cover crops planted less than 9 months after RiceOne CS treatment.

CONDITIONS OF SALE AND WARRANTY

SELLER OFFERS THIS PRODUCT AND THE BUYER AND USER ACCEPTS THIS PRODUCT UNDER THE FOLLOWING AGREED CONDITIONS OF SALE AND WARRANTY.

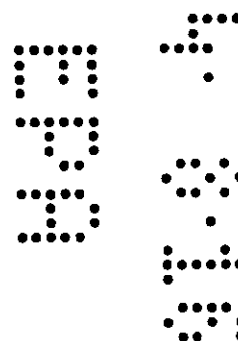
The directions for use of this product are believed to be reliable and must be followed carefully. However, it is impossible to take into account all variables and to eliminate all risks associated with its use. Injury or damage may result because of conditions, which are beyond the control of the Seller. Seller warrants only that this product conforms to the chemical description on the label and is believed to be reasonably fit for the purposes referred to in the Directions for Use when used as directed under normal conditions. To the extent consistent with applicable law, SELLER MAKES NO OTHER EXPRESS OR IMPLIED WARRANTY OF FITNESS OR MERCHANTABILITY OR ANY OTHER EXPRESS OR IMPLIED WARRANTY. To the fullest extent permitted by law, in no case shall the Seller be liable for consequential, special, or indirect damages resulting from the use or handling of this product. Any variation or exception from this warranty must be in writing and signed by an authorized representative of Seller.

Manufactured for:
RiceCo LLC
5100 Poplar Avenue, Suite 2482
Memphis, TN 38137



Beyond, Clearpath and Newpath are registered trademarks of BASF
Clincher, Grandstand, and Stam are registered trademarks of Dow AgroSciences

Londax is a registered trademark of DuPont
Regiment is a registered trademark of Valent
RiceBeaux and SuperWHAM! are registered trademarks of RiceCo LLC
Ricestar is a registered trademark of Bayer
Strada is a registered trademark of Isagro USA



PROCESSING REQUEST

Reg # 71085-40

Decision # S16881 + S16883

Description: CSF Amendment and Label
Amendment

Electronic Label & Letter
(see PPLS):

OR

Non Electronic
Label & Letter
(Scanning required):

☐ Dated:

☐ Dated:

Only one label type should be selected

Other Materials Sent (see jacket):

☒ New CSF(s) Dated: Basic 05/03/2011

☐ Other:

File this coversheet and attached materials in the jacket. It must be well organized and clipped together, NOT STAPLED. Then give the jacket with the coversheet and materials to staff in the Information Services Center (ISC) (Room S-4900). If a jacket is full or only available as an image, please file materials in a new jacket and bring it down to the (ISC). For further information please call 703-605-0716.

Reviewer: Shanta Adeeb

Division: RD/HB

Phone: 347-0502

Date:



Please read instructions on reverse before completing form.

Form Approved: OMB No. 2070-0060

 United States Environmental Protection Agency Washington, DC 20460		<input type="checkbox"/> Registration <input type="checkbox"/> Amendment <input checked="" type="checkbox"/> Other	OPP Identifier Number
Application for Pesticide - Section I			
1. Company/Product Number 71085-40		2. EPA Product Manager Reuben Baris	
4. Company/Product (Name) RiceOne CS		3. Proposed Classification <input checked="" type="checkbox"/> None <input type="checkbox"/> Restricted	
5. Name and Address of Applicant (Include ZIP Code) RiceCo LLC 5100 Poplar Avenue, Suite 2428 Memphis, TN 38137 <input type="checkbox"/> Check if this is a new address		6. Expedited Review. In accordance with FIFRA Section 3(c)(3) (b)(ii), my product is similar or identical in composition and labeling to: EPA Reg. No. _____ Product Name _____	
Section - II			
<input type="checkbox"/> Amendment - Explain below. <input type="checkbox"/> Final printed labels in response to Agency letter dated _____ <input type="checkbox"/> Resubmission in response to Agency letter dated _____ <input type="checkbox"/> "Me Too" Application. <input checked="" type="checkbox"/> Notification - Explain below. <input type="checkbox"/> Other - Explain below.			
Explanation: Use additional page(s) if necessary. (For section I and Section II.) See attachment 1 for description of changes This notification is consistent with the provisions of PR Notice 98-10 and EPA regulations at 40 CFR 152.46, and no other changes have been made to the labeling or the confidential statement of formula of this product. I understand that it is a violation of 18 U.S.C. Sec. 1001 to willfully make any false statement to EPA. I further understand that if this notification is not consistent with the terms of PR Notice 98-10 and 40 CFR 152.46, this product may be in violation of FIFRA and I may be subject to enforcement action and penalties under sections 12 and 14 of FIFRA.			
Section - III			
1. Material This Product Will Be Packaged In:			
Child-Resistant Packaging <input type="checkbox"/> Yes <input type="checkbox"/> No	Unit Packaging <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No If "Yes" Unit Packaging wgt. 2.5 gallons	Water Soluble Packaging <input type="checkbox"/> Yes <input type="checkbox"/> No If "Yes" Package wgt _____	2. Type of Container <input type="checkbox"/> Metal <input checked="" type="checkbox"/> Plastic <input type="checkbox"/> Glass <input type="checkbox"/> Paper <input type="checkbox"/> Other (Specify) _____
* Certification must be submitted		No. per container 2	No. per container _____
3. Location of Net Contents Information <input checked="" type="checkbox"/> Label <input checked="" type="checkbox"/> Container		4. Size(s) Retail Container 2.5, gallons	5. Location of Label Directions <input type="checkbox"/> container
6. Manner in Which Label is Affixed to Product full label inserted inside box		<input checked="" type="checkbox"/> Lithograph <input type="checkbox"/> Paper glued <input type="checkbox"/> Stenciled	<input type="checkbox"/> Other Printed folded booklet on container
Section - IV			
1. Contact Point (Complete items directly below for identification of individual to be contacted, if necessary, to process this application.)			
Name Joan Fisher		Title Regulatory Manager	Telephone No. (include Area Code) 901-684-5390
Certification I certify that the statements I have made on this form and all attachments thereto are true, accurate and complete. I acknowledge that any knowingly false or misleading statement may be punishable by fine or imprisonment or both under applicable law.			6. Date Application Received (Stamped)
2. Signature 		3. Title Regulatory Manager	
4. Typed Name Joan Fisher		5. Date 4-6-2016	

Attachment 1
4-5-2016

Notification of changes made to label of 71085-40 (RiceOne CS).

Changes are as follows:

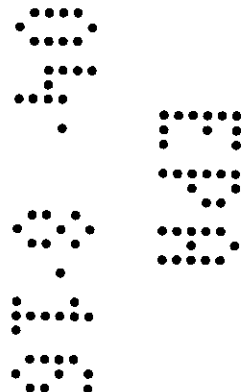
1. Added "accident or" to Chemical Spill on page 1
2. "General Application Precautions" was changed to "Use Precautions and Restrictions" on page 3 as "General Application Precautions" does not exist as a separate section. We have made this change for clarity.
3. "Crop Use Directions" was changed to "Rotation Crop Restrictions" on page 10, as "Crop Use Directions" does not exist as a separate section. We have made this change for clarity.
4. "BROADLEAVES" was changed to "BROADLEAF WEEDS" on page 6 for clarity.
5. "a given crop" was changed to "rice" on page 12, as this is the only crop on which this product is registered.
6. "Rotational Crop Guidelines" was changed to "Rotation Crop Restrictions" on page 16 as "Rotation Crop Guidelines" does not exist as a separate section. We have made this change for clarity.
7. "Instructions" was changed to "Restrictions" on page 16.
8. Other minor typographical errors were corrected.

Signed:


Joan Fisher, Regulatory Manager

Date:

4-5-2016





UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, DC 20460

OFFICE OF CHEMICAL SAFETY
AND POLLUTION PREVENTION

February 12, 2016

Judy Smith
Regulatory Consultant
RiceCo LLC
5100 Poplar Avenue, Suite 2428
Memphis, TN 38137

Subject: Notification per PRN 98-10 – Adding an Alternate Brand Name
Product Name: RiceOne SC
EPA Registration Number: 71085-40
Application Date: January 25, 2016
Decision Number: 513270

Dear Ms. Smith:

The Agency is in receipt of your Application for Pesticide Notification under Pesticide Registration Notice (PRN) 98-10 for the above referenced product. The Registration Division (RD) has conducted a review of this request for its applicability under PRN 98-10 and finds that the action requested falls within the scope of PRN 98-10.

The alternate brand name "RiceOne CS" has been added to the product record.

If you have any questions, you may contact Shanta Adeeb at 703-347-0502 or via email at adeeb.shanta@epa.gov.

Sincerely,

Shanta Adeeb
for

Reuben Baris, Product Manager 25
Herbicide Branch
Registration Division (7505P)
Office of Pesticide Programs



VIA FEDERAL EXPRESS TRK # 7754 8719 6867

January 25, 2016

Document Processing Desk (NOTIF)
Office of Pesticide Programs (7504P)
U. S. Environmental Protection Agency
One Potomac Yard – Room S-4900
2777 South Crystal Drive
Arlington, VA 22202-4501

**RE: RICEONE SC - EPA REG. NO. 71085-40
NOTIFICATION AMENDMENT**

Dear Mr. Baris:

Enclosed please find the following in support of our Notification Amendment for the above referenced product:

1	-	8570-1 Notification Amendment Form
1	-	Label

RiceCo LLC is submitting the alternate name of RiceOne CS for the above referenced product.

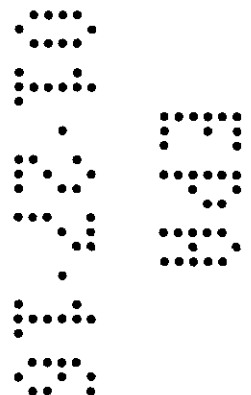
If you have questions/comments, please do not hesitate to contact me by telephone @ (901) 684-5390 or via email @ riceco.reg@ricecollc.com.

Sincerely,

RICECO LLC

Judy Smith
Regulatory Consultant

Encls.



"...from the paddy to the plate"



Please read instructions on reverse before completing form.

Form Approved. OMB No. 2070-0060

 United States Environmental Protection Agency Washington, DC 20460		<input type="checkbox"/> Registration <input checked="" type="checkbox"/> Amendment <input type="checkbox"/> Other	OPP Identifier Number
Application for Pesticide - Section I			
1. Company/Product Number 71085-40		2. EPA Product Manager Reuben Baris	
4. Company/Product (Name) RICEONE SC		3. Proposed Classification <input checked="" type="checkbox"/> None <input type="checkbox"/> Restricted	
5. Name and Address of Applicant (Include ZIP Code) RiceCo LLC 5100 Poplar Avenue, Suite 2428 Memphis, TN 38137 <input type="checkbox"/> Check if this is a new address		6. Expedited Review. In accordance with FIFRA Section 3(c)(3) (b)(i), my product is similar or identical in composition and labeling to: EPA Reg. No. _____ Product Name _____	
Section - II			
<input type="checkbox"/> Amendment - Explain below. <input type="checkbox"/> Resubmission in response to Agency letter dated _____ <input checked="" type="checkbox"/> Notification - Explain below.		<div style="text-align: right;">NOTIFICATION</div> <input type="checkbox"/> Final printed labels in response to Agency letter dated FEB 12 2016 <input type="checkbox"/> "Me Too" Application. <input type="checkbox"/> Other - Explain below.	
Explanation: Use additional page(s) if necessary. (For section I and Section II.) Notification amendment adding "RICEONE CS" as an alternate name. This notification is consistent with the provisions of PR Notice 98-10 and EPA regulations at 40 CFR 152.46, and no other changes have been made to the labeling or the confidential statement of formula of this product. I understand that it is a violation of 18 U.S.C. Sec. 1001 to willfully make any false statement to EPA. I further understand that if this notification is not consistent with the terms of PR Notice 98-10 and 40 CFR 152.46, this product may be in violation of FIFRA and I may be subject to enforcement action and penalties under sections 12 and 14 of FIFRA.			
Section - III			
1. Material This Product Will Be Packaged In:			
Child-Resistant Packaging <input type="checkbox"/> Yes <input type="checkbox"/> No <i>* Certification must be submitted</i>	Unit Packaging <input type="checkbox"/> Yes <input type="checkbox"/> No If "Yes" Unit Packaging wgt. No. per container	Water Soluble Packaging <input type="checkbox"/> Yes <input type="checkbox"/> No If "Yes" Package wgt No. per container	2. Type of Container <input checked="" type="checkbox"/> Metal <input checked="" type="checkbox"/> Plastic <input type="checkbox"/> Glass <input type="checkbox"/> Paper <input type="checkbox"/> Other (Specify) ...
3. Location of Net Contents Information <input checked="" type="checkbox"/> Label <input checked="" type="checkbox"/> Container		4. Size(s) Retail Container 5, 30, 35, 50, bulk lbs.	5. Location of Label Directions <input type="checkbox"/> Non container
6. Manner in Which Label is Affixed to Product <input checked="" type="checkbox"/> Lithograph <input checked="" type="checkbox"/> Paper glued <input checked="" type="checkbox"/> Stenciled		<input type="checkbox"/> Other	
Section - IV			
1. Contact Point (Complete items directly below for identification of individual to be contacted, if necessary, to process this application.)			
Name Judy Smith		Title Regulatory Consultant	Telephone No. (Include Area Code) 901-684-5390
Certification I certify that the statements I have made on this form and all attachments thereto are true, accurate and complete. I acknowledge that any knowingly false or misleading statement may be punishable by fine or imprisonment or both under applicable law.			8. Date Application Received (Stamped)
2. Signature 		3. Title Regulatory Consultant	
4. Typed Name Judy Smith		5. Date January 25, 2016	

PROCESSING REQUEST

Reg # 71085-40

Decision # 502797

Description: New Product

Electronic Label & Letter
(see PPLS):

OR

Non Electronic
Label & Letter
(Scanning required):

☐ Dated:

☐ Dated:

Only one label type should be selected

Other Materials Sent (see jacket):



New CSF(s) Dated: 5/18/15



Other:

File this coversheet and attached materials in the jacket. It must be well organized and clipped together, NOT STAPLED. Then give the jacket with the coversheet and materials to staff in the Information Services Center (ISC) (Room S-4900). If a jacket is full or only available as an image, please file materials in a new jacket and bring it down to the (ISC). For further information please call 703-605-0716.

Reviewer: Emily Schmid

Division: RD/HB

Phone: 347-0189

Date: 1/20/16



U.S. ENVIRONMENTAL PROTECTION AGENCY
Office of Pesticide Programs
Registration Division (7505P)
1200 Pennsylvania Ave., N.W.
Washington, D.C. 20460

EPA Reg. Number:

71085-40

Date of Issuance:

1/20/16

NOTICE OF PESTICIDE:

☒ Registration
☐ Reregistration
(under FIFRA, as amended)

Term of Issuance:

Conditional

Name of Pesticide Product:

RiceOne SC

Name and Address of Registrant (include ZIP Code):

Judy Smith
RiceCo LLC
5100 Poplar Avenue, Suite 2428
Memphis, TN 38137

Note: Changes in labeling differing in substance from that accepted in connection with this registration must be submitted to and accepted by the Registration Division prior to use of the label in commerce. In any correspondence on this product always refer to the above EPA registration number.

On the basis of information furnished by the registrant, the above named pesticide is hereby registered under the Federal Insecticide, Fungicide and Rodenticide Act.

Registration is in no way to be construed as an endorsement or recommendation of this product by the Agency. In order to protect health and the environment, the Administrator, on her motion, may at any time suspend or cancel the registration of a pesticide in accordance with the Act. The acceptance of any name in connection with the registration of a product under this Act is not to be construed as giving the registrant a right to exclusive use of the name or to its use if it has been covered by others.

This product is conditionally registered in accordance with FIFRA section 3(c)(7)(A). You must comply with the following conditions:

1. Submit and/or cite all data required for registration/reregistration/registration review of your product under FIFRA when the Agency requires all registrants of similar products to submit such data.
2. You are required to comply with the data requirements described in the DCI Order identified here: Pendimethalin GDCI-108501-1267

You must comply with all of the data requirements within the established deadlines. If you have questions about the Generic DCI Order listed above, you may contact the Chemical Review Manager in the Pesticide Reevaluation Division: http://www.epa.gov/oppsrrd1/contacts_prd.htm

Signature of Approving Official:

Reuben Baris, Product Manager 25
Herbicide Branch, Registration Division (7505P)

Date:

1/20/16

3. Make the following label changes before you release the product for shipment:
 - Revise the EPA Registration Number to read, "EPA Reg. No. 71085-40."
4. Submit one copy of the final printed label for the record before you release the product for shipment.

Should you wish to add/retain a reference to the company's website on your label, then please be aware that the website becomes labeling under the Federal Insecticide Fungicide and Rodenticide Act and is subject to review by the Agency. If the website is false or misleading, the product would be misbranded and unlawful to sell or distribute under FIFRA section 12(a)(1)(E). 40 CFR 156.10(a)(5) list examples of statements EPA may consider false or misleading. In addition, regardless of whether a website is referenced on your product's label, claims made on the website may not substantially differ from those claims approved through the registration process. Therefore, should the Agency find or if it is brought to our attention that a website contains false or misleading statements or claims substantially differing from the EPA approved registration, the website will be referred to the EPA's Office of Enforcement and Compliance.

If you fail to satisfy these data requirements, EPA will consider appropriate regulatory action including, among other things, cancellation under FIFRA section 6(e). Your release for shipment of the product constitutes acceptance of these conditions. A stamped copy of the label is enclosed for your records. Please also note that the record for this product currently contains the following CSFs:

- Basic CSF dated 5/18/2015

If you have any questions, please contact Emily Schmid by phone at 703-347-0189, or via email at schmid.emily@epa.gov.

Enclosure

ACCEPTED

01/20/2016

Under the Federal Insecticide, Fungicide
and Rodenticide Act as amended, for the
pesticide registered under
EPA Reg. No. **71085-40**

Group	3	13	Herbicide
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RICEONE SC

FOR CONTROL OF WEEDS ON RICE

In Arkansas, Louisiana, Mississippi, Missouri, & Texas

ACTIVE INGREDIENTS:

Pendimethalin: N-(1-ethylpropyl)-3,4-dimethyl-2,6-dinitrobenzenamine ...26.79%

Clomazone: 2-(2-Chlorophenyl)methyl-4,4-dimethyl-3-isoxazolidinone11.03%

INERT INGREDIENTS:62.18%

TOTAL100.00%

1 gallon contains 2.56 lbs pendimethalin as an aqueous capsule suspension

1 gallon contains 1.07 lbs clomazone as an aqueous capsule suspension

U.S. Patent No. 4,405,357

EPA REG NO. 71085-XX

EPA EST. NO.

CAUTION

KEEP OUT OF REACH OF CHILDREN

Si usted no entiende la etiqueta, busque a alguien para que se la explique a usted en detalle. (If you do not understand the label, find someone to explain it to you in detail.)

FIRST AID

If on skin: Take off contaminated clothing. Rinse skin immediately with plenty of water for 15-20 minutes. Call a poison control center or doctor for treatment advice.

If in eyes: Hold eye open and rinse slowly and gently with water for 15-20 minutes. Remove contact lenses, if present, after the first 5 minutes, then continue rinsing eye. Call a poison control center or doctor for treatment advice.

If swallowed: Call a poison control center or doctor immediately for treatment advice. Have person sip a glass of water if able to swallow. Do not induce vomiting unless told to do so by a poison control center or doctor. Do not give anything by mouth to an unconscious person.

If inhaled: Move person to fresh air. If person is not breathing, call 911 or an ambulance, then give artificial respiration, preferably mouth-to-mouth if possible. Call a poison control or doctor for further treatment advice.

Have the product container or label with you when calling a poison control center or doctor or going for treatment.

In Case of Chemical Spill, Leak, Exposure Call

Global Logistics @

(504) 439-3140 or (727) 374-5705

MANUFACTURED FOR:

RiceCo LLC

Memphis, TN 38137

NET CONTENTS: 2.5 GAL

**PRECAUTIONARY STATEMENTS
HAZARDS TO HUMANS (AND DOMESTIC ANIMALS)**

CAUTION

Harmful if absorbed through skin. Avoid contact with skin, eyes, or clothing. Wash thoroughly with soap and water after handling and before eating, drinking, chewing gum, using tobacco or using the toilet. Remove and wash contaminated clothing before reuse.

PERSONAL PROTECTIVE EQUIPMENT (PPE):

Applicators and other handlers must wear:

- Long-sleeved shirt and long pants
- Waterproof gloves
- Shoes plus socks.

Discard clothing and other absorbent materials that have been drenched or heavily contaminated with this product's concentrate. Do not reuse them. Follow manufacturer's instructions for cleaning/maintaining PPE. If no such instructions for washables, use detergent and hot water. Keep and wash PPE separately from other laundry.

When handlers use closed systems or enclosed cabs in a manner that meets the requirements listed in the Worker Protection Standard (WPS) for agricultural pesticides [40 CFR 170.240(d) (4-6)], the handler PPE requirements may be reduced or modified as specified in the WPS.

USER SAFETY RECOMMENDATIONS

Users should:

- Wash hands before eating, drinking, chewing gum, using tobacco or using the toilet.
- Remove clothing/PPE immediately if pesticide gets inside. Then wash thoroughly and put on clean clothing.
- Remove PPE immediately after handling this product. Wash the outside of gloves before removing. As soon as possible, wash thoroughly and change into clean clothing.

ENVIRONMENTAL HAZARDS

This product is toxic to fish. **DO NOT** apply directly to water, or to areas where surface water is present, or to intertidal areas below the mean high water mark. Do not apply when weather conditions favor drift from the area treated. Do not apply where runoff is likely to occur. Drift and runoff from treated areas may be hazardous to aquatic organisms in adjacent aquatic sites. **DO NOT** contaminate water when disposing of equipment washwaters or rinsate. Apply this product only as specified on this label.

Endangered Species Protection

This product may have effects on endangered species. When using this product, you must follow the measures contained in the Endangered Species Protection Bulletin for the county in which you are applying product. To obtain Bulletins, no more than six months before using this product, consult <http://www.epa.gov/espp/> or call 1-800-447-3813. You must use the Bulletin valid for the month in which you will apply the product.

If endangered plant species occur in proximity to the application site, the following mitigation measures are required:

- Leave an untreated buffer zone of 200 feet. This product must be applied using a low boom (20 inches above the ground) and ASAE fine to medium/coarse nozzles.

To determine whether your county has an endangered species, consult the Web site

<http://www.epa.gov/espp/usa-map.htm>.

Endangered Species Bulletins may also be obtained from extension offices or state pesticide agencies. If the bulletin is not available for your specific area, check with the appropriate local state agency to determine if known populations of endangered species occur in the area to be treated.

PHYSICAL/CHEMICAL HAZARDS

Do not use or store near heat or open flame.

SPECIAL PRECAUTION

Off-site movement of spray drift or vapors of this herbicide can cause foliar whitening or yellowing of some plants. Prior to making applications, read and strictly follow all precautions and instructions in the GENERAL APPLICATION PRECAUTIONS, SPRAY DRIFT PRECAUTIONS AND SPRAY DRIFT MANAGEMENT sections.

DIRECTIONS FOR USE

It is a violation of Federal law to use this product in a manner inconsistent with its labeling.

Do not apply this product aerially or through any type of irrigation system.

Do not apply this product in a way that will contact workers or other person, either directly or through drift. Only protected handlers may be in the area during application. For any requirements specific to your State or Tribe, consult the agency responsible for pesticide regulation.

Do not enter or allow other people or pets to enter the treated area until sprays have dried.

AGRICULTURAL USE REQUIREMENTS

Use this product only in accordance with its labeling and with the Worker Protection Standard, 40 CFR part 170. This Standard contains requirements for the protection of agricultural workers on farms, forests, nurseries, and greenhouses, and handlers of agricultural pesticides. It contains requirements for training, decontamination, notification, and emergency assistance. It also contains specific instructions and exceptions pertaining to the statements on this label about personal protective equipment (PPE) and restricted-entry interval. The requirements in this box only apply to uses of this product that are covered by the Worker Protection Standard.

Do not enter or allow worker entry into treated areas during the restricted entry interval (REI) of 24 hours

Exception: If the product is soil injected or soil incorporated, the Worker Protection Standard, under certain circumstances, allows workers to enter the treated area if there will be no contact with anything that has been treated.

PPE required for early entry to treated areas that is permitted under the Worker Protection Standard and that involves contact with anything that has been treated, such as plants, soil or water is:

- Coveralls
- Waterproof gloves
- Shoes plus socks

STORAGE AND DISPOSAL

Do not contaminate water, food, or feed by storage or disposal.

Pesticide Storage

This product freezes around 15°F and is stable under conditions of freezing and thawing. Store above 15°F to keep product from freezing. Product that has been frozen should be thawed and recirculated prior to use.

Keep out of reach of children and animals. Store in original containers only. Store in a dry place. Carefully open containers. After partial use, replace lids and close tightly. Do not put concentrate or dilute material into food or drink containers.

In case of spill, avoid contact, isolate area and keep out animals and unprotected persons. Confine spills.

To confine spills: Dike surrounding area or absorb with sand, cat litter or commercial clay. Place damaged package in holding container. Identify contents.

Pesticide Disposal

Pesticide wastes are toxic. Improper disposal of excess pesticide, spray mixture, or rinsate is a violation of Federal law. If these wastes cannot be disposed of by use according to label instructions, contact your State Pesticide or Environmental Control Agency or the Hazardous Waste representative at the nearest EPA regional Office for guidance.

Container Handling

Plastic Non-refillable Containers: Do not reuse or refill this container. Triple rinse container (or equivalent) promptly after emptying. Then offer for recycling if available, or puncture and dispose of in a sanitary landfill or by incineration.

Triple rinse as follows: Empty the remaining contents into application equipment or mix tank and continue to drain for 10 seconds after the flow begins to drip. Fill the container $\frac{1}{4}$ full with water and recap. Shake for 10 seconds. Pour rinsate into application equipment or a mix tank or store rinsate for later use or disposal. Drain for 10 seconds after the flow begins to drop. Repeat two more times.

Returnable/Refillable Sealed Containers: Refill this container with pesticide only. Do not reuse this container for any other purpose. Cleaning the container before final disposal is the responsibility of the person disposing of the container. Cleaning before refilling is the responsibility of the refiller. To clean the container before final disposal, empty the remaining contents from this container into application equipment or mix tank. Fill the container about 10 percent full with water. Agitate vigorously or recirculate water with the pump for 2 minutes. Pour of pump rinsate into application equipment or rinsate collection system. Repeat this rinsing procedure two more times.

Mini-Bulk Containers: These containers are property of RiceCo LLC and are returnable to RiceCo at RiceCo's discretion. These container are provided for repackaging of RiceOne SC* and should not be filled with any other product.

Bulk Drums: RiceOne SC bulk drums are returnable to RiceCo LLC for reuse when the container is completely empty. Bulk drums containing product in excess of 1 gallon cannot be accepted for return.

Container Precautions

Before refilling, inspect thoroughly for damage such as cracks, punctures, bulges, dents, abrasions, and damaged or worn threads on closure devices. After filling and before transporting, check for leaks. Do not refill or transport a damaged or leaking container.

*Any dealer wishing to repackage RiceOne SC must comply with Federal, State and local laws pertaining to bulk herbicide handling and possess a signed repackaging agreement from RiceCo LLC.

PRODUCT INFORMATION

This product is a selective herbicide for controlling most annual grasses and certain broadleaf weeds as they germinate. Refer to "Weed Controlled" section for a complete list of controlled weeds. **RiceOne SC will not control established weeds.**

RiceOne SC may be applied as a delayed preemergence application in drilled dry-seeded rice or as an early postemergence application in dry-seeded rice. Treatments may be applied to conventional, reduced or minimum tillage, and no-till (stale seedbed) rice. The seedbed should be firm and free of clods and must be prepared to allow for good seed coverage. The use of a planter under conditions that do not allow good soil coverage of the rice seed can result in reduced stand or stunting if RiceOne SC contacts germinating rice seed.

WEEDS CONTROLLED

GRASSES

Barnyardgrass
Crabgrass
Foxtail, giant
Foxtail, green
Foxtail, yellow
Goosegrass
Panicum, fall
Panicum, Texas
Sprangletop, Amazon
Sprangletop, bearded

BROADLEAVES

Amaranth, Palmer
Carpetweed
Henbit
Lady's thumb
Lambsquarters, common
Pigweed species
Purslane
Pusley, Florida
Spurge, annual

MODE OF ACTION

This combination product utilizes two modes of action; it is a meristematic inhibitor that interferes with the plant's cellular division or mitosis and also acts by inhibiting the biosynthesis of photosynthetic pigments of both chlorophyll and carotenoids. This and/or other products with the meristematic inhibiting mode of action may not effectively control naturally occurring biotypes of some of the weeds listed on this label. A weed biotype is a naturally occurring plant within a given species that has a slightly different, but distinct, genetic makeup from other plants. Other herbicides with the meristematic inhibiting mode of action include other dinitroaniline herbicides, such as trifluralin. If naturally occurring meristematic inhibiting resistant biotypes are present in a field, this product and/or any other meristematic inhibiting mode of action herbicide should be tank mixed or applied sequentially with an appropriate registered herbicide having a different mode of action to ensure control.

APPLICATION RATE

Use rates of this product vary by soil texture and organic matter. See **Table 1.** for soil texture grouping.

Table 1. Soil Texture Groups

Coarse	Medium	Fine
Sands Loamy sands Sandy loams	Sandy clay loams* Sandy clays Loams Silt loams Silts	Silty clay loams Silty clays Clay loams Clays
*Sometimes considered transitional soils and may be classified as either medium-texture or fine texture soils.		
For peat and muck soils. RiceOne SC may be used on peat and muck soils, but weed control may be inconsistent and /or reduced. Use maximum labeled use rate.		

APPLICATION TIMINGS

DELAYED PREEMERGENCE (After 80% rice seed has absorbed water and germinated with primary radical or shoot at least ½ long).

Apply this product alone or with tank mix partner for delayed preemergence weed control in grain-drilled, dry-seeded rice. Apply alone or in tank mixture to levees after the levees are pulled and planted. The seedbed should be firm and free of clods and must be prepared to allow for good seed coverage. The use of a planter under conditions that do not allow good soil coverage of the rice seed can result in reduced stand or stunting if RiceOne SC contacts germinating rice seed. Exposed seeds that come in contact with this product may be injured. Apply only when growing conditions favor vigorous rice growth. The seedbed should have adequate moisture for seed germination.

Uniformly apply the specified rate of RiceOne SC after rice planting and before rice emergence (spiking) and weed germination. Apply after the rice seed has absorbed water and germinated and after the soil has been previously sealed over the seed by at least 1 inch of rainfall or by irrigation (flush). ***If the soil has not been sealed by rain or flush, apply when 80 percent of germinated seeds have a primary root (radicle) or shoot at least ½-inch long.*** If there is insufficient moisture, it is recommended flushing before application to supply moisture for root (radicle) initiation and for vigorous rice and weed growth.

If applied to soil prior to these conditions, or to cracked soil, stand reduction or stunting of rice may occur. Under some conditions, use of gibberellic acid-treated seed, heavy rainfall after application, or flushing after application may result in herbicide injury to rice. Rice can overcome moderate injury with appropriate cultural practices.

Because of the residual activity of this product, this treatment may be applied if rice is too small to maintain a flood on the field for weed control. However, proper water management practices must be followed for normal rice growth and activity of RiceOne SC.

EARLY POSTEMERGENCE

For control of existing grass present at the time of application include a postemergence herbicide registered for control of grass species in rice. Consult postemergence herbicide label for specific directions regarding use rates and stage of weeds and crop. Apply this product as a tank mix partner in dry-seeded rice. Base applications on weed and crop size guidelines of the tank mix partner. **DO NOT** apply to fields with standing water. If necessary, fields may be flushed prior to treatment to produce vigorous rice and weed growth. Because soil and weeds must be completely exposed to spray coverage, no flood water should be on the field at the time of application. Cloddy soil, standing water (puddles) at the time of application, or cracks in the soil that form after application may result in reduced weed control. Because of residual activity of RiceOne SC, this treatment may be applied if rice is too small to maintain a flood on the field for weed control. However, proper water management practices must be followed for normal rice growth and activity of this product.

POSTEMERGENCE TANK MIXTURES

To control emerged weeds at application, this product may be tank mixed with one of the following postemergence herbicides:

Beyond®	Propanil (e.g., SuperWHAM®, Stam®
Clearpath®	Regiment®
Clincher®	RiceBeaux®
Grandstand®	RiceStar®
Londax®	Strada® WG
Newpath®	

When using tank mixtures always read the companion product label(s) and follow all precautions and restrictions. Always follow the most restrictive label. It is the pesticide user's responsibility to ensure that all products in the listed mixtures are registered for the intended use. Users must follow the most restrictive directions and precautionary language of the products in mixture (for example, first aid from one product, spray drift management from another).

DELAYED PREEMERGENCE APPLICATIONS

<u>Soil Texture</u>	<u>Rate</u> (Fluid oz/Acre)
Sands, loamy sands	DO NOT USE
Sandy loams	35
Loams, silt loams, silts, sandy clay loams	35-50
Silty clay loams, clay loams, sandy clays, silty clays, clays	35-50

EARLY POSTEMERGENCE APPLICATION

<u>Soil Texture</u>	<u>Rate</u> (Fluid oz/Acre)
Coarse	35
Medium	50
Fine	50

USE PRECAUTIONS AND RESTRICTIONS IMPORTANT

FAILURE TO OBSERVE THE PRECAUTIONS IN THIS SECTION OF THE LABEL MAY RESULT IN INJURY TO SENSITIVE PLANTS

- The microencapsulation of clomazone, one of the active ingredients in this product, is intended to minimize movement away from the site of application. Avoid making applications when spray particles may be carried by air currents to areas where sensitive crops and plants are growing, or when temperature inversions exist. Leave an adequate buffer zone between the area to be treated and desirable plants. Coarse sprays are less likely to drift out of the target area than fine sprays.
- Foliar contact with spray drift or vapors may cause foliar whitening or yellowing of sensitive plants. Symptoms are generally temporary in nature, but may persist on some plant species.
- Observe all buffer restrictions.
- Do not apply within 1,200 feet of the following areas: Towns and Housing Developments, Commercial Fruit/Nut or Vegetable¹ Production, Commercial Greenhouses or Nurseries.
¹Except for peppers, pumpkins, succulent peas, sweet corn, sweet potato, and winter squash.
- Before application, determine air movement and direction.
- Do not apply in winds above 10 miles per hour.
- Do not apply this herbicide to non-field areas including fence rows, waterways, ditches, and roadsides.
- When moving spray equipment to noncontiguous sites, do not allow spray solution to spray or drip from tanks, hoses, fittings or spray nozzles and tips.

USE RESTRICTIONS

- **Do not** apply through irrigation equipment.
- **Do not** use for weed control in rice planted in sand, loamy sand or sandy loam soils.
- **Do not** apply early preemergence or preplant incorporated as severe rice injury is possible.
- **Do not** use this treatment in water-seeded rice.
- **Do not** apply in liquid fertilizer.
- **Do not** apply RiceOne SC on rice fields in which concurrent crayfish or catfish farming are included in the cultural practices.
- **Do not** use water containing this product's residues from rice cultivation to irrigate food or feed crops.

- **Do not** apply to fields with standing water.
- **Do not** spray within 60 feet of sensitive crops.
- **Do not** apply more than 50 fl oz RiceOne SC (1 lb AI Pendimethalin/0.42 lb AI Clomazone) per acre per season.
- **Do not** apply more than 34 fl oz (0.8 lbs ai) of clomazone per acre per use season.
- **Do not** apply more than 1 lb active ingredient of pendimethalin per acre per use season.
- **Do not** apply RiceOne SC and then flush for germination.
- **Do not** apply to stressed rice. Stress factors include cold or hot temperature extremes, excessive moisture or drought, problem soils, poor field drainage, or deep water after application.
- **Do not** apply early preemergence or preplant incorporated as severe rice injury is possible.
- In case of a crop failure due to weather conditions or disease following treatment with RiceOne SC alone or in a tank mixture, only drilled dry-seeded rice may be immediately replanted; however, the grower assumes all risks and consequences associated with replanting of rice because there is the potential for stand reduction or stunting. An increase in seeding rate of 10% is recommended. Replant seed below the herbicide layer because reduced stand or stunting may occur if RiceOne SC contacts germinating rice seed. **Do not** replant with gibberellic acid-treated seed. **Do not** reapply RiceOne SC alone or in tank mixture.

Refer to crop use directions for additional requirements.

CROP SAFETY

Application of RiceOne SC to fields which have been precision leveled with deep cuts may result in rice crop injury including stand loss. Consult with rice specialists for soil amending practices which can reduce potential for herbicide injury in precision leveled fields.

APPLICATION INSTRUCTIONS

For Use on Rice Grown in— Arkansas, Louisiana, Mississippi, Missouri, Texas Only

Ground Application Broadcast

Apply this product alone or in tank mix combinations by ground equipment using a finished spray volume of 10 to 40 gallons of water per acre. Use nozzles suitable for broadcast boom application of herbicides. Coarse sprays are less likely to drift out of the target area than fine sprays. See "APPLICATION PRECAUTIONS" and "SPRAY DRIFT PRECAUTIONS" sections for specific recommendations to reduce spray drift. For RiceOne SC tank mixtures with wettable powder or dry flowable formulations, nozzle screens and strainers must be no finer than 50 mesh. It is the pesticide user's responsibility to ensure that all products in the listed mixtures are registered for the intended use. Users must follow the

most restrictive directions and precautionary language of the products in mixture (for example, first aid from one product, spray drift management from another).

SPRAY DRIFT MANAGEMENT

Avoiding spray drift at the application site is the responsibility of the applicator and the grower. The interaction of many equipment and weather-related factors determines the potential for spray drift. The applicator and grower are responsible for considering all these factors when making application decisions. It is the responsibility of the applicator to avoid spray drift onto non-target areas.

The applicator must be familiar with and take into account the information covered in the following spray drift reduction advisory information.

IMPORTANCE OF DROPLET SIZE

The most effective way to reduce drift potential is to apply large droplets (450 microns or larger). The best drift management strategy is to apply the largest droplets that provide sufficient coverage and control. APPLYING LARGER DROPLETS REDUCES DRIFT POTENTIAL, BUT WILL NOT PREVENT DRIFT IF APPLICATIONS ARE MADE IMPROPERLY OR UNDER UNFAVORABLE ENVIRONMENTAL CONDITIONS! See **Wind, Temperature and Humidity**, and **Temperature Inversions** sections of this label portion.

CONTROLLING DROPLET SIZE – GENERAL TECHNIQUES

- **Volume** - Use high flow rate nozzles to apply the highest practical spray volume. Nozzles with higher rated flows produce larger droplets.
- **Pressure** - Do not exceed the nozzle manufacturers recommended pressures. For many nozzle types, lower pressure produces larger droplets. WHEN HIGHER FLOW RATES ARE NEEDED, USE A HIGHER-CAPACITY NOZZLE INSTEAD OF INCREASING PRESSURE.
- **Number of Nozzles** - Use the minimum number of nozzles that provide uniform coverage.
- **Nozzle Type** - Use a nozzle type that is designed for the intended application. With most nozzle types, narrower spray angles produce larger droplets. Consider using low-drift nozzles.

BOOM HEIGHT

Setting the boom at the lowest labeled height (if specified) which provides uniform coverage reduces the exposure of droplets to evaporation and wind. For ground equipment, the boom should remain level with the ground surface/existing vegetation and have minimal bounce.

WIND

Drift potential is lowest between wind speeds of 2 – 10 mph. However, many factors, including droplet size and equipment type determine drift potential at any given speed. Application should be avoided below 2 mph due to variable wind direction and high inversion potential.

DO NOT APPLY IN WINDS ABOVE 10 MILES PER HOUR.

AVOID GUSTY OR WINDLESS CONDITIONS.

Note: Local terrain can influence wind patterns. Every applicator should be familiar with local wind patterns and how they affect spray drift.

TEMPERATURE AND HUMIDITY

When making applications in low relative humidity, set up equipment to produce large droplets to compensate for evaporation. Droplet evaporation is most severe when conditions are both hot and dry.

TEMPERATURE INVERSIONS

Applications must not occur during a temperature inversion because drift potential is high. Temperature inversions restrict vertical air mixing, which causes small suspended droplets to remain in a concentrated cloud. This cloud can move in unpredictable directions due to the light variable winds common during inversions. Temperature inversions are characterized by increasing temperature with altitude and are common on nights with limited cloud cover and light to no wind. They begin to form as the sun sets and often continue into the morning. Their presence can be indicated by ground fog; however, if fog is not present, inversions can also be identified by the movement of smoke from a ground source or an aircraft smoke generator. Smoke that layers and moves laterally in a concentrated cloud (under low wind conditions) indicates an inversion while smoke that moves upward and rapidly dissipates indicates good vertical air mixing.

SENSITIVE AREAS

The pesticide must only be applied when the potential for drift to adjacent sensitive areas (e.g. residential areas, bodies of water, known habitat for threatened or endangered species, non-target crops) is minimal (e.g. when wind is blowing away from the sensitive areas).

ADDITIVES

Spray adjuvants have little or no influence on performance of this product when applications are made prior to weed emergence. However, several tank mixes with this product require adjuvants to improve burndown of emerged weeds. Therefore, surfactants or crop oil concentrate may be used with this product when applied delayed preemergence or early postemergence to the crop. Follow the adjuvant directions on the tank mix partner's label. The adjuvants must contain ingredients accepted by the Environmental Protection Agency.

When an adjuvant is to be used with this product, RiceCo recommends the use of a Chemical Producers and Distributor Association certified adjuvant.

MIXING INSTRUCTIONS

Care must be taken when mixing this product. Avoid mixing in areas adjacent to desirable plants. This product may be applied in a tank mix or a sequential application with other herbicides registered for use on rice. Refer to the Weed Controlled section of this label for list of weeds.

RiceOne SC Alone: Mix this product with clean water in the following manner. Fill the spray tank one-half to three-fourths full with clean water, add the proper amount of this product, and then add the rest of the water. Provide sufficient agitation during mixing and application to maintain a uniform spray mixture.

TANK MIXING INFORMATION

This product may be applied in a tank mix or a sequential application with other herbicides registered for use in a given crop. Refer to the companion label for weeds controlled in addition to RiceOne SC alone.

When using tank mixtures or sequential applications with this product, always read the companion product label(s) to determine the specific use rates by soil types, weed species, and weed or crop growth stage. In addition, follow all precautions and restrictions including state and local use restrictions that may apply to specific products. Always follow the most restrictive label. It is the pesticide user's responsibility to ensure that all products in the listed mixtures are registered for the intended use. Users

must follow the most restrictive directions and precautionary language of the products in mixture (for example, first aid from one product, spray drift management from another).

Uses with Other Products (Tank Mixes)

Always perform a mixing test to check the compatibility of this product with all potential tank mix partners.

Tank Mixtures: Fill spray tank one-fourth to one-third full with water; with agitator operating add the specified amount of ingredients using the following order:

^aDry formulation (e.g., wettable powders). Make a slurry of the wettable powder (1:2 ratio). Add the slurry slowly into the partially filled tank while agitating.

^bDry flowable (DF)/Water-dispersible Granule (WDG) formulation. Add the granules to the partially filled tank while agitating. Make a slurry of the granules in water before adding to liquid fertilizer

^cLiquid suspensions (e.g., flowables [F]). Add the F formulation to the partially filled tank while agitating.

^dAdd this product to the partially filled tank while agitating.

^e Water-soluble Concentrate (WSC) formulations. Add the WSC formulation to the partially filled tank while agitating.

^f Emulsifiable Concentrate (e.g., EC's). Add the EC formulation to the partially filled tank while agitating. Mix thoroughly and fill tank one-half full continuing agitation. Add this product to tank while maintaining agitation. Complete filling the spray tank with water. Where use of a surfactant is recommended, add as the last ingredient to the spray tank. Maintaining thorough and continuous sprayer-tank agitation is a MUST during filling, mixing and application. When using drift reducing agents, follow specific product label instructions for order of addition to spray tank.

If the spray mixture is allowed to settle for any period of time, thorough agitation is essential to resuspend the mixture before spraying is resumed.

SPRAYER CLEANUP

Do not drain or flush equipment on or near desirable trees or other plants, or in areas where their roots may extend or in locations where the chemical may be washed or move into contact with their roots. Do not contaminate any body of water including irrigation water that may be used on other crops. Carefully follow sprayer clean-up instructions noted below to prevent spray tank residues from damaging other crops.

Rinse sprayer equipment thoroughly to remove residues of herbicide that might injure other subsequently sprayed crops. Follow the steps below for the thorough rinsing of spray equipment following applications of this herbicide or tank mixes of this product with other labeled products.

1. Drain any remaining spray solution from tank, pump, hoses and boom and discard in an approved manner (See Note that follows).
2. Clean tank and fittings by:
 - Thoroughly hosing down the inside walls of the spray tank with a quantity of water equal to 1/8 of the total tank capacity and operating the pump to circulate this solution through the sprayer system for 15 minutes.
 - Washing down the outside surfaces of equipment.
 - Removing nozzle tip and screen from end nozzle in each boom section and allowing several gallons of rinsate solution to flush completely through boom (collect rinsate while flushing).
3. Thoroughly drain remaining rinsate solution from tank, pump and hoses. Combine with boom flushing and dispose of all rinsates when this first rinsing in an approved manner (see Note that follows).

- When switching from water dilutions to application utilizing crop oil or liquid fertilizer as a carrier, flush a small volume of crop oil or liquid fertilizer through the tank, pump, hoses, and boom prior to the next use. Dispose of crop oil or liquid fertilizer rinsate in an approved manner (see Note for local, state and federal guidelines).
- 4. Remove the remaining nozzle tips, and screens and the line filter and wash in a pail of warm soapy water, thoroughly rinse and replace.
- 5. Hose down the inside walls of the spray tank a second time and circulate this solution using the same procedure as noted in #2 above.
- 6. If the next use of the sprayer will be for applying a preemergent or preplant incorporated pesticide on any crop for which this product is registered, rinsate from this second rinsing may be utilized by diluting with water for the next pesticide load;

HOWEVER

If the next use of the sprayer will be a postemergence applied pesticide on any crop, drain rinsate solution from this second rinsing. Retain rinsate solution for use only with a soil incorporated pesticide to be applied on any crop for which clomazone and pendimethalin are registered. Refill tank (after draining second rinsate solution) in accordance with postemergence product label directions.

NOTE: Dispose of excess spray mixture and/or rinsate from first tank rinsing by application to cropland as described on this label. If excess spray mixture and/or rinsate from first rinsing cannot be disposed of according to label instruction, dispose of in compliance with local, state and federal guidelines. Contact your state pesticide or Environmental Control Agency or the Hazardous Waste representative at the nearest EPA regional office for guidance.

MIXING AND HANDLING INSTRUCTIONS FOR BULK/MINI-BULK CONTAINERS

110 AND 120 Gallon Compack Containers:

Equipment Requirements:

RiceOne SC is a microencapsulated herbicide and requires a diaphragm type pump in order to maintain product quality. **Do not use gear or piston-type pumps.** Bulk/Mini-bulk containers have been prefitted with a Scienco DD6 diaphragm type pump for recirculation and dispensing of product.

Dispensing Instructions:

When ready to dispense RiceOne SC from the Compack, the applicator should recirculate the product in the container, if the product has settle or separated, for approximately 5 minutes or until the product is thoroughly turned over. The Scienco DD6 pump is equipped with recirculation capability. This allows for quick and efficient mixing of product which may have separated or settled in storage. To recirculate, press down the bypass pushrod lever to the locked position (slid under the motor) and turn on the motor. The discharge ball valve at the end of the hose must be closed before turning on the motor. Once the product is thoroughly recirculated the applicator may then begin the process of dispensing RiceOne SC into the spray tank, loading or mixing system.

The dealer/applicator must wear proper clothing such as listed on this label.

250 Gallon Bulk Drum III Containers

Equipment Requirements:

RiceOne SC is a microencapsulated herbicide and requires a diaphragm type pump in order to maintain product quality. **Do not use gear or piston-type pumps.** The following pumps are suitable for moving RiceOne SC from the 250 gallon bulk drum into spray tanks, mixing systems, or dedicated repackaging mini-bulk tanks*:

Tuthill Fill-Rite Chemtraveller portable transfer pump
Scienco Caddy-SS portable transfer pump
Scienco DD6 pump
Tuthill Fill-Rite Series 400 diaphragm pumps

Dispensing Instructions:

When ready to dispense this product from the bulk drum, the dealer/applicator must recirculate the product in the container, for at least 15 minutes. This can be done by hooking a portable pump such as listed above to the bottom bung, opening the valve and directing the outlet nozzle into the 6" top port (seal must be broken). Directing the nozzle stream into the corners will ensure more complete turning of the product volume. Once the product is thoroughly circulated, the dealer/applicator may then begin the process of dispensing this product into the dedicated repackaging mini-bulk container(s)*, or spray tank, loading or mixing system. Rinse the empty bulk drum container and transfer the rinsate directly to the mix or spray tank.

The dealer/applicator must wear proper clothing such as listed on this label.

*Any dealer wishing to repackage RiceOne SC must comply with Federal, State and local laws pertaining to bulk herbicide handling and possess a signed repackaging agreement from RiceCo LLC.

SPRAY DRIFT PRECAUTIONS

Non-target spray drift of this herbicide should be avoided to prevent whitening of desirable plants. Drift is influenced by many factors which include wind speed, spray pressure, particle size, nozzle type and boom height.

SPRAY DRIFT RESTRICTIONS

- Do not apply when weather conditions favor drift.
- Use a minimum spray volume of 10 gallons per acre.
- Use the lowest possible boom height while maintaining a uniform spray pattern, in conjunction with nozzle type, size, operating pressure and volume that meet a droplet size classification of coarse or greater.

Refer to Spray Drift Management Section for additional instructions.

CROP INJURY INFORMATION

Crop Injury – Use of this product may result in crop injury, loss or damage to certain crops under a number of conditions, including but not limited to agronomic, cultural, mechanical, and environmental. Numerous risks of loss or damage to certain crops may be associated with the use of RiceOne SC even when directions for use are followed completely. The user or grower should take all such risks into consideration before deciding to apply the product. **RiceCo LLC recommends testing on a small portion of the target crop to determine if damage is likely to occur.** Each grower who is considering the product for such use should test RiceOne SC to determine its suitability. A grower should use this product only to the extent that, in his sole opinion, the benefit of this product use outweighs the potential injury to the grower's crop.

In addition, many factors can affect crop growth and/or yield, including but not limited to insects, diseases, weed competition, poor seed quality, improper planting depth, mechanical cultivation, poor weather (such as freezing or excessive wind, rain, heat, or cold), lack of or excessive moisture, crusting fertility, or hardpans. Risk of loss or damage to crops may be associated with the use of this product and

contribute to poor stands due to failure of crop to emerge, swelling of roots or other below-ground plant parts, less vigorous plant growth and development, and reduction in yield potential. This product may also cause injury to sensitive rotation crops.

REPLANTING INSTRUCTIONS - If initial planting of rice fails to produce a uniform stand due to weather conditions or disease following treatment alone or in a tank mixture, only dry-seeded rice may be replanted in fields treated with this product. However, the grower assumes all risks and consequences associated with the replanting of rice because there is the potential for stand reduction or stunting. Replant rice seed below the herbicide layer due to the potential of reduced stand. Stunting may occur if RiceOne SC contacts germinating rice seed. If replanting is necessary RiceCo recommends a 10% increase in seeding rate. Do not retreat fields with a second application of RiceOne SC. When tank mixing with a labeled product, refer to the replant instructions for that product. Do not replant treated fields with any crop at intervals that are inconsistent with the ROTATIONAL CROP GUIDELINES on this label. When a tank mix is used, refer to the product's label for any additional rotational crop guidelines.

ROTATIONAL CROPPING PRECAUTIONS

Under some conditions, temporary whitening or yellowing of leaves may occur on approved rotation crops where undesirable soil residues of clomazone exist.

Under abnormal conditions, carryover injury to rotation crops can occur. The following factors can contribute to increased risk of injury to rotational crops:

- 1) Over-application resulting from use of worn nozzles, excessive over-lapping spray swaths, failing to shut off spray booms when turning (end row areas), or slowing or stopping sprayer.
- 2) Soil with pH less than or equal to 5.9.
- 3) Extreme dryness in the four months following application.
- 4) Choice of rotational crop hybrid.

Additional instruction to prevent rotational crop injury may be provided in the form of service bulletins for locations where risk of injury is significantly increased due to extremely dry conditions.

Refer to Rotation Crop Instructions and Replanting Instructions of specific crops for additional crop planting information.

ROTATION CROP RESTRICTIONS

Rotate to crops as listed below, otherwise crop injury may occur.

Refer to section headed "Rotational Cropping Precautions."

NOTE: When using this product with other registered herbicides always refer to the rotational restrictions and precautions on the other product's label.

50 oz

ROTATIONAL CROPS	Rainfall + Irrigation Amount (inches) Between application and rotational crop planting	Rotational Planting Interval (months) After application	
		Spring	Fall
Cotton, Peas, Soybeans	-	0	
Wheat, Barley	>12		
	≤12	12	14
Proso millet**, Grain sorghum	>20	12	12

(milo)**, Annual or perennial grass crops or mixtures**	≤20	18	20
Red beet*, Spinach*	>12	12	14
	≤12	18	20
Sugar beet*	>12	12	14
	≤12	18	20
All other crops	>12	12	12
	≤12	18	20

*These crops must not be planted for 18 months following a spring application or 20 months following a fall application if rainfall or irrigation was not sufficient to produce a crop. To ensure thorough mixing of soil prior to planting sugar beets, red beets and spinach, land should be plowed using a moldboard plow to a depth of 12 inches.

**Proso millet, sorghum (milo), and annual or perennial grass crops or mixtures must not be planted for 10 months after a spring application or 12 months after a fall application.

To avoid the possibility of crop injury in areas that receive less than 20 inches of rainfall or irrigation to produce a crop, these crops must not be planted for 18 months following a spring application or 20 months following a fall application if rainfall or irrigation was not sufficient to produce a field or row crop.

Cover crops, however, may be planted anytime but stand reductions may occur in some areas.

Pre-Harvest Interval (PHI): Do not graze or harvest for food or feed cover crops planted less than 9 months after RiceOne SC treatment.

CONDITIONS OF SALE AND WARRANTY

SELLER OFFERS THIS PRODUCT AND THE BUYER AND USER ACCEPTS THIS PRODUCT UNDER THE FOLLOWING AGREED CONDITIONS OF SALE AND WARRANTY.

The directions for use of this product are believed to be reliable and must be followed carefully. However, it is impossible to take into account all variables and to eliminate all risks associated with its use. Injury or damage may result because of conditions, which are beyond the control of the Seller. Seller warrants only that this product conforms to the chemical description on the label and is believed to be reasonably fit for the purposes referred to in the Directions for Use when used as directed under normal conditions. To the extent consistent with applicable law, SELLER MAKES NO OTHER EXPRESS OR IMPLIED WARRANTY OF FITNESS OR MERCHANTABILITY OR ANY OTHER EXPRESS OR IMPLIED WARRANTY. To the fullest extent permitted by law, in no case shall the Seller be liable for consequential, special, or indirect damages resulting from the use or handling of this product. Any variation or exception from this warranty must be in writing and signed by an authorized representative of Seller.

Manufactured for:
RiceCo LLC
5100 Poplar Avenue, Suite 2482
Memphis, TN 38137



Beyond, Clearpath and Newpath are registered trademarks of BASF
Clincher, Grandstand, and Stam are registered trademarks of Dow AgroSciences
Londax is a registered trademark of DuPont
Regiment is a registered trademark of Valent
RiceBeaux and SuperWHAM! are registered trademarks of RiceCo LLC
Ricestar is a registered trademark of Bayer
Strada is a registered trademark of Isagro USA



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, DC 20460

OFFICE OF CHEMICAL SAFETY
AND POLLUTION PREVENTION

January 14, 2016

Judy Smith
Regulatory Consultant
RiceCo LLC
5100 Poplar Avenue
Memphis, TN 37137

Subject: PRIA New Product – Label Deficiency
Product Name: RiceOne SC
File Symbol: 71085-UN
Application Date: March 25, 2015
Decision Number: 502797

Dear Ms. Smith,

The Agency has completed its review and assessment of your application pursuant to Section 33(b)(3) of the Federal Insecticide, Fungicide and Rodenticide Act (FIFRA) as amended by the Pesticide Registration Improvement Extension Act of 2012. The Agency has made a pre-decisional determination that your application cannot be approved unless revisions are made to the label. The necessary label changes are specified on the attached label.

Since there is limited time before the PRIA Decision Due Date expires, it is important to discuss any objections you have to these changes immediately and whether you will need to submit additional data for review. If these discussions determine that submitting data will be necessary, the PRIA decision due date may need to be renegotiated to allow sufficient time to address and resolve such differences. If the PRIA Decision Due Date is not renegotiated, and the label issues are not resolved before the PRIA Decision Due Date, the Agency will send a follow-up letter that will represent the Agency's decision to close out the PRIA decision review time. The follow-up letter will provide the following three options for continuing the review of the application:

- (a) Applicant agrees to all of the terms associated with the draft accepted label as revised by the Agency and requests that it be issued as the accepted final Agency-stamped label; or
- (b) Applicant does not agree to one or more of the terms of the draft accepted label as revised by the Agency and requests additional time to resolve the difference(s); or
- (c) Applicant withdraws the application without prejudice for subsequent resubmission, but forfeits the associated registration service fee.

If the applicant informs EPA that it has concerns as described under (b) above, the applicant will have up to 30 calendar days from the date of that follow-up letter to reach agreement with the Agency on the final version of the label that the Agency will accept. If an agreement cannot be reached within those 30 days, EPA would intend to proceed with denial of the application.

If the applicant agrees to all of the terms of the accepted label as described in (a) above, or if the applicant and EPA resolve any differences as described in (b), the applicant must submit a revised label to EPA. EPA will then provide an accepted final Agency stamped label to the applicant within 2 business days following the applicant's written electronic confirmation of agreement to the Agency including the revised label to be stamped.

If you have any questions, please contact Emily Schmid at schmid.emily@epa.gov or at (703) 347-0189.

Sincerely,

A handwritten signature in black ink, appearing to read "Reuben Baris", with a stylized flourish at the end.

Reuben Baris, Product Manager 25
Herbicide Branch
Registration Division (7505P)
Office of Pesticide Programs

Enclosure

**Recommendation of Division Directors
Negotiated Due Dates**

Decision #: 502797	Registration #: 71085-UN	Petition #:
<input type="checkbox"/> See page 2 for additional registration entries		
Chemical Name: Pendimethalin and Clomazone		
Fee Category: R314		PRIA Decision Time Frame: 8 months
Submitted by: Emily	Schmid	Branch: OCSPP/OPP/RD Date: 12/16/2015
Company: Riceco LLC		
Original PRIA Due Date: 12/17/2015		Proposed New PRIA Due Date: 01/18/2016
Previous Negotiated Due Dates:		
Is the "Fix" in-house? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> n/a		If not, date "Fix" expected:
Negotiated Due Date Reason:		
Additional Data Required	<input type="checkbox"/> Product Chemistry <input type="checkbox"/> Toxicology <input type="checkbox"/> Acute Tox <input type="checkbox"/> Environmental <input type="checkbox"/> Efficacy <input type="checkbox"/> Ecological <input type="checkbox"/> Residue <input type="checkbox"/> Other	
Data Deficiencies	<input type="checkbox"/> Product Chemistry <input type="checkbox"/> Acute Tox <input type="checkbox"/> Efficacy <input type="checkbox"/> Residue <input type="checkbox"/> Toxicology <input type="checkbox"/> Environmental <input type="checkbox"/> Ecological <input type="checkbox"/> Labeling <input type="checkbox"/> Other <input type="checkbox"/> Not Submitted	
Late Risk Assessment	<input type="checkbox"/> Human Health <input type="checkbox"/> Ecological	
Interim Consideration	<input type="checkbox"/> Agency Initiated <input type="checkbox"/> Registrant Initiated	
<input type="checkbox"/> CSF <input type="checkbox"/> Public Process <input type="checkbox"/> Risk Issues Environmental <input type="checkbox"/> Risk Issues Human Health <input type="checkbox"/> Impurities Review <input checked="" type="checkbox"/> Label <input type="checkbox"/> Administrative-FR Notice <input type="checkbox"/> Other – Comment Field		
Summary of Deficiency Type(s): <input type="checkbox"/> Not Submitted (N) <input type="checkbox"/> Deficiencies (D)		
Product Chemistry: <input type="checkbox"/> Acute Tox: <input type="checkbox"/> Efficacy: <input type="checkbox"/> Labeling: <input checked="" type="checkbox"/> Ecological Data: <input type="checkbox"/> Other (describe): <input type="checkbox"/>		
Describe Interactions with Company (describe when contacted and company's response including response to previous negotiated due dates): Emailed label changes to registrant on 11/24/2015. After contacting the registrant many times regarding the revised label, received the revised label 12/14/2015.		
"75 Day" Letter sent? <input type="checkbox"/> Yes, Date sent <input checked="" type="checkbox"/> No and reason for none? <i>Add comments on page 2</i>		
Rationale for Proposed Due Date: Need time for PM to complete review and get additional changes made.		
Registrant notified that this is the last negotiation? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> Not Applicable		
Approve: <input checked="" type="checkbox"/>		Disapprove: <input type="checkbox"/>
If disapproved, action to be taken:		
OD or DOD Signature: CN=Marty Monell/OU=DC/O=USEPA/C=US		Date: 12/17/2015

Decision #: 502797	Registration #: 71085-UN	Petition #:

Issue(s) (describe in detail):

Initial label was unacceptable and had numerous issues so it had to be completely reworked. Despite many requests, registrant was not able to get revised label back for a several weeks. The revised label was recieved late in the day on 12/14/2015. This only allowed 3 days to complete review by risk manager and product manager and get changes made by registrant. Registrant agreed to renegotiate PRIA date for one month in order for us to complete our review and make necessary revisions.

Comment(s):

Audit Trail for

Recommendation of Division Directors Negotiated Due Dates

PDF Name: PRIAv5.pdf

Form Number: PRIA

Document Identifier: PRIA-15350120945-ES

SUBMITTED on 12/16/2015 at 12:45:48 PM by CN=Emily Schmid/OU=DC/O=USEPA/C=US

APPROVED on 12/16/2015 at 02:29:38 PM by CN=Dan Kenny/OU=DC/O=USEPA/C=US

APPROVED on 12/16/2015 at 04:58:51 PM by CN=Dan Rosenblatt/OU=DC/O=USEPA/C=US

APPROVED AND COMPLETED on 12/17/2015 at 08:31:55 AM by CN=Marty Monell/OU=DC/O=USEPA/C=US



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, DC 20460

OFFICE OF CHEMICAL SAFETY
AND POLLUTION PREVENTION

August 24, 2015

Judy Smith
Regulatory Consultant
RiceCo LLC
5100 Poplar Avenue
Memphis, TN 38137

Subject: Data Deficiency – Product Chemistry, Oxidation/Reduction Properties (Guideline number 830.6314
Product Names: Ricependi
EPA File Symbol: 71085-UN
Application Date: March 25, 2015
PRIA Due Date: December 17, 2015

Dear Ms. Smith:

The application referred to above has been determined, pursuant to 40 CFR §152.105, to be incomplete or that further information is needed to complete the Agency's review. Therefore, the application is considered deficient. The item specified below must be addressed before any additional processing of the application can be completed. If such deficiencies cannot be corrected within 75 days from the date of this letter (October 20, 2015), you must notify the Agency within those 75 days of the date on which you expect to complete the application. If, after 75 days, you do not respond, or you subsequently fail to complete the application within the time scheduled for completion, the Agency will terminate any action on the application, and will administratively withdraw the application effectively closing the PRIA decision. If you do not respond within the 75 day timeframe and your application is administratively withdrawn, any subsequent submission relating to the application must be submitted as a new application. Alternatively, as you see fit, you may also choose to voluntarily withdraw the registration application.

The deficiency identified in the Agency's review at this time is:

Guideline Number 830.6314 (Oxidation/Reduction/Chemical Incompatibility) has not been satisfied. Product specific data summarizing the oxidative/reductive properties of the proposed end-use product must be submitted, or a waiver for the guideline requirement which would include justification why the proposed product does not have oxidative or reduction properties.

Page 2 of 2
EPA File Symbol: 71085-UN
Decision No. 502797

Further review of your application and your response to the deficiency may identify additional deficiencies and you will be so informed.

Please contact Emily Schmid at (703) 347-0189 or at schmid.emily@epa.gov with a response and for any questions concerning this letter.

Sincerely,

A handwritten signature in black ink, appearing to read "Reuben Baris". The signature is stylized with a large, looped "R" and a distinct "B".

Reuben Baris, Product Manager 25
Herbicide Branch
Registration Division (7505P)
Office of Pesticide Programs

Enclosure: Product Chemistry Review (D427245)



49596600

Via Federal Express Trk # 7732 1437 1979

March 25, 2015

Document Processing Desk (APPL)
Office of Pesticide Programs (7505P)
U. S. Environmental Protection Agency
One Potomac Yard – Room S-4900
2777 South Crystal Drive
Arlington, VA 22202-4501

Attention: Ms. Mindy Ondish (Acting PM 25)

**RE: RicePendi – EPA REG. NO. 71085-XX
NEW PRODUCT REGISTRATION**

Dear Ms. Ondish:

Enclosed please find the following in support of an application for a new product registration:

- 1 – 8570-1 –Application Form
- 2 – 8570-4 Copies of the CSF
- 1 - 8570-27 Formulator's Exemption Form
- 1 - 8570-34 Certification with Respect to Citation of Data
- 1 - 8570-35 Data Matrix
- 1 – CD Disk with Certification with Respect to Label Integrity
- 5 – Copies labeling
- 49596601** 3 – Copies Acute Oral LD-50 Rat Study – Guideline 870.1100
- 49596602** 3 – Copies Acute Dermal LD-50 Study – Guideline 870.1200
- 49596603** 3 – Copies Inhalation LC-50 Rat Study – Guideline 870.1300
- 49596604** 3 – Copies Primary Eye Irritation Study – Guideline 870.2400
- 49596605** 3 – Copies Primary Dermal Irritation Study – Guideline 870.2500
- 49596606** 3 – Copies Dermal Sensitization Study – Guideline 870.2600
- 49596607** 3 – Copies Product Chemistry - Physical and Chemical Characteristics Study
Guideline #'s 830.1550, 830.1600, 830.1620, 830.1650, 830.1670 & 830.1750
- 49596608** 3 – Copies Analytical Method – Guideline 830.1800
- 49596609** 3 – Copies Odor, Physical State, Appearance – Guideline #'s 830.6302,
830.6303 and 830.6304
- 49596610** 3 – Copies Accelerated Storage Stability – Guideline 830.6317*
- 49596611** 3 – Copies Corrosiveness – Guideline 830.6320
- 49596612** 3 – Copies pH – Guideline 830.7000
- 49596613** 3 – Copies Viscosity – Guideline 830.7100
- 49596614** 3 – Copies Density – Guideline 830.7300

*This study is incorrectly identified as Guideline # 830.6313 but states Accelerated Storage Stability study.

In addition most studies are produced for United Phosphorus Limited, Mumbai and RiceCo International Inc. RiceCo LLC is owned by United Phosphorus Limited and has full permission to submit the enclosed studies. If a letter of authorization is needed, please advise and one will be submitted.

"...from the paddy to the plate"

Page 2.

Document Processing Desk (APPL)
Office of Pesticide Programs (7505P)
U. S. Environmental Protection Agency
One Potomac Yard – Room S-4900
2777 South Crystal Drive
Arlington, VA 22202-4501
Attention: Ms. Mindy Ondish (Acting PM 25)

RiceCo is submitting a new product registration package for a product containing Pendimethalin and Clomazone.

A copy of the check submitted for PRIA Fee, Code R314, is attached for your convenience.

If additional information is needed, please do not hesitate to contact me by email at riceco.reg@ricecollc.com or by telephone at 901-684-5390.

Sincerely,

RICECO LLC


Judy Smith
Regulatory Consultant



United States
Environmental Protection Agency
Washington, DC 20460

☒ Registration
☐ Amendment
☐ Other

OPP Identifier Number

Application for Pesticide - Section I

1. Company/Product Number 71085-xx	2. EPA Product Manager Mindy Ondish, Acting PM	3. Proposed Classification <input checked="" type="checkbox"/> None <input type="checkbox"/> Restricted
4. Company/Product (Name) RICEPENDI	PM# 25	
5. Name and Address of Applicant (Include ZIP Code) RiceCo LLC 5100 Poplar Avenue, Suite 2428 Memphis, TN 38137 <input type="checkbox"/> Check if this is a new address	6. Expedited Review. In accordance with FIFRA Section 3(c)(3) (b)(i), my product is similar or identical in composition and labeling to: EPA Reg. No. _____ Product Name _____	

Section - II

<input type="checkbox"/> Amendment - Explain below.	<input type="checkbox"/> Final printed labels in response to Agency letter dated _____
<input type="checkbox"/> Resubmission in response to Agency letter dated _____	<input type="checkbox"/> "Me Too" Application.
<input type="checkbox"/> Notification - Explain below.	<input type="checkbox"/> Other - Explain below.

Explanation: Use additional page(s) if necessary. (For section I and Section II.)

Application to support the registration of RicePendi.

Section - III

1. Material This Product Will Be Packaged In:				2. Type of Container	
Child-Resistant Packaging <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Unit Packaging <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Water Soluble Packaging <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		<input type="checkbox"/> Metal	
				<input checked="" type="checkbox"/> Plastic	
				<input type="checkbox"/> Glass	
				<input type="checkbox"/> Paper	
				<input type="checkbox"/> Other (Specify) _____	
* Certification must be submitted		If "Yes" Unit Packaging wgt.	No. per container	If "Yes" Package wgt	No. per container
3. Location of Net Contents Information <input checked="" type="checkbox"/> Label <input type="checkbox"/> Container		4. Size(s) Retail Container 2.5, 5, 30, 35, 50, bulk GAL		5. Location of Label Directions <input type="checkbox"/> On label	
6. Manner in Which Label is Affixed to Product adhesive		<input checked="" type="checkbox"/> Lithograph <input type="checkbox"/> Paper glued <input type="checkbox"/> Stenciled		<input type="checkbox"/> Other _____	

Section - IV

1. Contact Point (Complete items directly below for identification of individual to be contacted, if necessary, to process this application.)			
Name Judy Smith		Title Regulatory Consultant	
		Telephone No. (Include Area Code) 901-684-5390	
Certification I certify that the statements I have made on this form and all attachments thereto are true, accurate and complete. I acknowledge that any knowingly false or misleading statement may be punishable by fine or imprisonment or both under applicable law.			6. Date Application Received (Stamped)
2. Signature 		3. Title Regulatory Consultant	
4. Typed Name Judy Smith		5. Date March 25, 2015	



United States
Environmental Protection Agency
Washington, DC 20460
Formulator's Exemption Statement
(40 CFR 152.85)

Applicant's Name and Address RiceCo LLC 5100 Poplar Avenue, Suite 2428 Memphis, TN 38137	EPA File Symbol/Registration Number 71085-xx
	Product Name RICEPENDI
	Date of Confidential Statement of Formula (EPA Form 8570-4) 03/18/2015

As an authorized representative of the applicant for registration of the product identified above, I certify that:

(1) This product contains the following active ingredient(s):

Pendimethalin
Clomazone

(2) Of these, each active ingredient listed in paragraph (4) is present solely as the result of the use of that active ingredient in the manufacturing, formulation or repackaging another product which contains that active ingredient which is registered under FIFRA Section 3, is purchased by us from another person and meets the requirements of 40 CFR section 158.50(e)(2) or (3).

(3) Indicate by checking (A) or (B) below which paragraph applies:

☒ (A) An accurate Confidential Statement of Formula (EPA FORM 8570-4) for the above identified product is attached to this statement. That formula statement indicates, by company name, registration number, and product name, the source of the active ingredient(s) listed in paragraph (1).

OR

☐ (B) The Confidential Statement of Formula (CSF)(EPA Form 8570-4) referenced above and on file with the EPA is complete, current, an accurate and contains the information required on the current CSF.

(4) The following active ingredients in this product qualify for the formulator's exemption.

Source		
Active Ingredient	Product Name	Registration Number
Pendimethalin Clomazone		
Signature 	Name and Title Judy Smith, Regulatory Consultant	Date 05/14/2015

2submission

Schmid, Emily

From: Riceco Reg <Riceco.Reg@ricecollc.com>
Sent: Monday, December 14, 2015 12:12 PM
To: Schmid, Emily
Subject: RicePendi - now RiceOne SC
Attachments: Final Draft PENDIMETHALIN CLOMAZONE LABEL Revision Draft Scott R. Version.pdf

Well, they are in meetings and I never got a reply. I hope you like the order of the label as we followed the Prowl label. I think it flows much better than the Clomazone (Command 3 ME) that I followed on the original draft.

I thank you for all your patience! You are so nice to me and I do appreciate it more than you know.

Here goes,

Judy

r ubmission

Schmid, Emily

From: Riceco Reg <Riceco.Reg@ricecollc.com>
Sent: Monday, December 14, 2015 12:57 PM
To: Schmid, Emily
Subject: RE: RicePendi - now RiceOne SC
Attachments: Final Draft PENDIMETHALIN CLOMAZONE LABEL Revision Draft Scott R. Version.pdf

Added it to the one I sent you. Here it is!

From: Schmid, Emily [mailto:Schmid.Emily@epa.gov]
Sent: Monday, December 14, 2015 11:55 AM
To: Riceco Reg
Subject: RE: RicePendi - now RiceOne SC

Sure, thanks!

From: Riceco Reg [mailto:Riceco.Reg@ricecollc.com]
Sent: Monday, December 14, 2015 12:42 PM
To: Schmid, Emily <Schmid.Emily@epa.gov>
Subject: RE: RicePendi - now RiceOne SC

I sent you the label that did not have the crop grouping. I can do that now if you want?? Just realized that.

From: Schmid, Emily [mailto:Schmid.Emily@epa.gov]
Sent: Monday, December 14, 2015 11:15 AM
To: Riceco Reg
Subject: RE: RicePendi - now RiceOne SC

Judy,

Thank you for getting this to me! I'm very excited to get started on it. ☺

Best regards,
Emily

From: Riceco Reg [mailto:Riceco.Reg@ricecollc.com]
Sent: Monday, December 14, 2015 12:12 PM
To: Schmid, Emily <Schmid.Emily@epa.gov>
Subject: RicePendi - now RiceOne SC

Well, they are in meetings and I never got a reply. I hope you like the order of the label as we followed the Prowl label. I think it flows much better than the Clomazone (Command 3 ME) that I followed on the original draft. I thank you for all your patience! You are so nice to me and I do appreciate it more than you know. Here goes,
Judy

resubmission

Schmid, Emily

From: Riceco Reg <Riceco.Reg@ricecollc.com>
Sent: Friday, January 15, 2016 12:47 PM
To: Schmid, Emily
Cc: Sherry Hutcheson <sherry.hutcheson@uniphos.com> (sherry.hutcheson@uniphos.com); dave.olson@uniphos.com
Subject: RE: Label Changes EPA File Symbol 71085-UN
Attachments: Final Draft 1-14-16 PENDIMETHALIN CLOMAZONE LABEL Revision .pdf

Hello Emily, I am attaching a revised label with the changes requested. Would you like a formal reply to the letter?
Thank you for all your assistance. You've been a great help and I appreciate you.

Judy

From: Schmid, Emily [mailto:Schmid.Emily@epa.gov]
Sent: Thursday, January 14, 2016 2:17 PM
To: Riceco Reg
Subject: Label Changes EPA File Symbol 71085-UN

Hi Judy,

Reuben has finished his review of the label. I have attached a copy of the label with comments regarding changes that still need to be made to the label. I have also included a predecisional letter because we are so close to the PRIA date.

Let me know if you have any questions.

Thank you,

Emily Schmid
Biologist
U.S. Environmental Protection Agency
Registration Division
Herbicide Branch

FEE



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, D.C. 20460

OFFICE OF CHEMICAL SAFETY
AND POLLUTION PREVENTION

REGISTRATION DIVISION (7505P)
OFFICE OF PESTICIDE PROGRAMS

~~This Document Contains Confidential Information~~

DP BARCODE No.: 427245: File Symbol No. 71085-UN: PRODUCT NAME: Ricependi:
PC Code(s):108501, 125401: Decision No. 502797: Action Code: R 314: Food Use: Yes [X]

DATE OUT: 07/27/15

SUBJECT: Product Chemistry Review of New End Use Product
Product Name: Ricependi

FROM: Indira Gairola, Product Chemistry Team
CITAB / Registration Division (7505P)

(4)
07/27/15

gBm 7/28/15

TO: Emily Schmid / Reuben Baris: PM 25
Herbicide Branch / Registration Division (7505P)

Company Name: RICECO LLC
Formulation Type: Herbicide (Liquid)

INTRODUCTION:

The registrant submitted an application for registration of the new end use product "Ricependi". Registrant has submitted revised Basic CSF dated 05/18/15. Applicant is submitting (MRID #s) 496966-07 to 14 for product chemistry data to support this registration application. CITAB has been asked to determine the acceptability of the aforementioned product chemistry data and CSF.

SUMMARY OF FINDINGS:

1. Name of Active Ingredient: (s) Pendimethalin (26.79.0%), (Clomazone 11.03%).
2. Has the registrant claimed substantial similarity to a registered product?
[X] NO if yes give the registration number of the cited product

3. All of the source materials of the active ingredient are derived from registered sources-
☒ Yes ☐ No ☐ Pending Registration

4. All inert ingredients have been screened by IIAB and found to be approved for the proposed labeled food uses. ☒ YES

5. Confidential Statement of Formula(s):

☒ Proposed Basic dated: 05/14/15

Revised resubmitted date 05/18/15

☐ Proposed Alternate: ☒ NA

Proposed Alternate comply with 40CFR§152.43: ☐ Yes; ☐ No ☒ NA

6. Product label

a. Ingredient statement: Nominal concentration of AI listed on CSF(s) concurs with product label (PR Notice 91-2)

☒ Yes; ☐ No; if not, explain below:

Is the sub statement in compliance with PR Notice 97-6 (inert ingredient vs. other Ingredient t?)

☒ Yes; ☐ No; if not, explain below:

Metallic equivalent: ☒ NA

Isomeric ratios ☒ NA

Soluble Arsenic ☒ NA

Acid Equivalent ☒ NA

b. Health related sub statements: Product contains?

Petroleum distillate at > 10%: ☐ Yes ☒ No ☐ NA

Methanol at > 4%: ☐ Yes ☒ No ☐ NA

Sodium nitrate/Sodium nitrite: ☐ Yes ☒ No ☐ NA

c. Physical chemical hazard statement: Product label requires a statement per 40 CFR §156.78 for flammability, explosive potential or electric insulator breakdown?

☐ Yes ☐ No ☒ Please add the following statement under the heading:

Is the sub statement in compliance with PR Notice 98-6 (Total Release Fogger)?

☐ Yes, ☐ No; ☒ NA; if not, explain below:

d. Label requires an additional Storage and Disposal statement: ☐ Yes ☒ No; if yes Explain below:

Group A: Product Chemistry Data

TRB's determination of the acceptability of the data for the proposed product is listed in the tables below.

Guideline No.	Study Title		Data submitted		CITAB's Assessment of Data	MRID Nos.
			Yes	No		
830.1550	Product Identity & Composition		X		A	Basic CSF 05/18/15
830.1600	Description of materials used to produce the product		X		A	495966-07
830.1650	Description of formulation process		X		A	495966-07
830.1670	Discussion on the formation of impurities		X		A	495966-07
830.1700	Preliminary analysis			NA		Basic CSF 05/18/15
830.1750	Certified limits (158.350)	Standard certified Limits	X		A	
		Proposed Limits				
		Justification for wider limits				
830.1800	Enforcement analytical method		X		A	495966-08 validated HPLC method was used

A = Acceptance, N = Not Acceptable, G = Data Gap,

W = Waiver Request, I = In Progress, NA = Not Applicable, U = Upgradeable.

8. Group B:

Guideline No.	Study Title	Value or Qualitative Description	CITAB's Assessment of Data	MRID Nos. Cited
830.6303	Physical State	Liquid @20°C	A	495966-09
830.6315	Flammability	Not flammable	NA	
830.6314	Oxi/ Red	Not stated	G	
830.6316	Explodability	Contains no explosive ingredient	NA	
830.6320	Corrosion Characteristic	No significant physical or chemical change was seen in color or any leaking was observed	A	495966-11
830.6317	Storage Stability	14 day Accelerated storage stability @54°C	A	495966-10
830.7000	pH	5.5-8.5 CSF 05/18/15 data (1% w/v) 8.18 23°C	A	495966-12
830.7100	Viscosity	341 (mPas) @40° ± 1°C 679 (mPas) @20° ± 1°C	A	495966-13
	Density (units)	1.29g/L,CSF (1.17) 20°C	A	495966-14

A = Acceptance, N = Not Acceptable, G = Data Gap, W = Waiver request,
NA = Not applicable, I = In progress, U = Upgradeable.

CONCLUSIONS:

CITAB has reviewed Basic CSF dated 05/18/15 and product chemistry data corresponding to guideline 830 series, group A & group B for the proposed subject product "Ricependi" and concluded:

1. The data corresponding to 830 series group A for the proposed subject product "Ricependi" are acceptable.
2. Product chemistry Data for 830 series group B are not completely satisfied, there is a data gap. Applicant needs to submit Oxidation / Reduction properties for 830.6314 series group B.
3. Revised Basic CSF dated 05/18/15 is acceptable.
5. The proposed label was screened as it pertains to the product chemistry requirements.
6. The final review of the proposed label and uses are the purview of the PM team.



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WASHINGTON, D.C. 20460

OFFICE OF CHEMICAL SAFETY
AND POLLUTION PREVENTION

OFFICE OF PESTICIDE PROGRAMS
REGISTRATION DIVISION (7505P)

05/AUG/2015

MEMORANDUM

Subject: Acute Toxicity Review for EPA File Symbol 71085-UN

Name of Pesticide Product: Ricependi
EPA File Symbol: 71085-UN
DP Barcode: D427242
Decision No.: 502797
Action Code: R314
PC Codes: 108501 (pendimethalin), 125401 (clomazone)

From: Eugenia McAndrew, Biologist *Eugenia McAndrew*

Through: Masih Hashim, Ph.D., Team Leader Toxicology
Chemistry, Inerts and Toxicology Assessment Branch
Registration Division (7505P) *M. Hashim*

To: Emily Schmid, RM Team 25
Herbicide Branch
Registration Division (7505P)

Applicant: RiceCo LLC
5100 Poplar Avenue
Memphis, TN 38137

FORMULATION FROM LABEL:

<u>Active Ingredient(s):</u>	<u>% by wt.</u>
Pendimethalin	26.79
Clomazone	11.03
<u>Other Ingredient(s):</u>	<u>62.18</u>
Total:	100.00%

ACTION REQUESTED: The Risk Manager requests a review of six acute toxicity studies submitted to support registration of the proposed product, EPA File Symbol 71085-UN.

BACKGROUND: RiceCo LLC has submitted six acute toxicity studies (MRID Nos. 495966-01 to -06) to support the registration of the proposed product, Ricependi, EPA File Symbol 71085-UN. The submission includes a label, data matrix, company letter and basic CSF dated May 14, 2015 which must be reviewed and accepted by the product chemists in the Chemistry, Inerts and Toxicology Assessment Branch.

GLP: Yes

DEVIATIONS: None

LABELING:

PRODUCT ID #: 071085-00040

PRODUCT NAME: Ricependi

PRECAUTIONARY STATEMENTS

SIGNAL WORD: CAUTION

Hazards to Humans and Domestic Animals:

Harmful if absorbed through skin. Avoid contact with skin, eyes or clothing. Wash thoroughly with soap and water after handling and before eating, drinking, chewing gum, using tobacco or using the toilet. Remove and wash contaminated clothing before reuse. Wear long-sleeved shirt and long pants, socks, shoes and waterproof gloves.

First Aid:

If on skin:

- Take off contaminated clothing.
- Rinse skin immediately with plenty of water for 15-20 minutes.
- Call a poison control center or doctor for treatment advice.

Have the product container or label with you when calling a poison control center or doctor or going for treatment. You may also contact 1-800-xxx-xxxx for emergency medical treatment information.

User Safety Recommendations:

Users should:

- Wash hands before eating, drinking, chewing gum, using tobacco or using the toilet.
- Remove clothing/PPE immediately if pesticide gets inside. Then wash thoroughly and put on clean clothing.
- Remove PPE immediately after handling this product. Wash the outside of gloves before removing. As soon as possible, wash thoroughly and change clothing.

DATA EVALUATION RECORD

Product Reg. No.: 71085-UN

Product Name: Ricependi

1. DP BARCODE: 427242				
2. PC CODES: 108501, 125401				
3. CURRENT DATE: August 5, 2015				
4. TEST MATERIAL: Pendimethalin 307 g/L + Clomazone 129 g/L CS (Batch/Lot No. RD/PC-L/436/CS/110; Pendimethalin 26.71% w/w or 312.77 g/L and Clomazone 11.30% w/w or 132.32 g/L; yellowish-orange homogeneous flowable liquid capsule suspension, free from visible extraneous matter)				
Study/Species/Lab Study # /Date	MRID	Results	Tox Cat	Core Grade
Acute oral toxicity / rat Jai Research Foundation Dept. of Toxicology Study # 401-1-01-7219/ December 16, 2013 OCSPP 870.1100; OECD 425	49596601	LD ₅₀ Females > 5000 mg/kg Limit Test at 5000 mg/kg (3 animals) All animals survived and weight during the first week of the study. No clinical signs of toxicity were observed. No gross abnormalities were noted at necropsy.	IV	A
Acute dermal toxicity / rat Jai Research Foundation Dept. of Toxicology Study # 403-1-01-7220/ December 16, 2013 OCSPP 870.1200; OECD 402	49596602	LD ₅₀ > 2000 mg/kg (both sexes) All animals survived and gained weight. No clinical signs of toxicity were observed. No gross abnormalities were noted at necropsy.	III	A
Acute inhalation toxicity / rat Jai Research Foundation Dept. of Toxicology Study # 405-1-01-7221 October 22, 2013 OCSPP 870.1300; OECD 403	49596603	LC ₅₀ > 2.74 mg/L (both sexes) MMAD: 3.18 µm GSD: 2.73 The test item was too viscous in nature to generate an aerosol from the undiluted sample. 100 g of the test item was diluted with distilled water and final volume was made	IV	A

		up to 200 mL to generate aerosols. All animals survived and gained weight. No clinical signs of toxicity were observed. No gross abnormalities were noted at necropsy.		
Primary eye irritation / rabbit Jai Research Foundation Dept. of Toxicology Study # 407-1-01-7223/ October 11, 2013 OCSP 870.2400; OECD 405	49596604	3 females tested pH 7.8 No positive effects were noted in any treated eye. A score of 1 for conjunctival redness was noted in all eyes at 1 hour and 24 hours. All eyes were free of irritation at 48 hours.	IV	A
Primary dermal irritation / rabbit Jai Research Foundation Study # 401-1-01-7222/ October 11, 2013 OCSP 870.2500; OECD 404	49596605	3 males tested PDI = 0.00 No irritation was observed at any of the treated sites.	IV	A
Dermal sensitization/guinea pig Jai Research Foundation Dept. of Toxicology Study # 408-1-01-7224/ December 13, 2013 OCSP 870.2600; OECD 406	49596606	<i>Not</i> a sensitizer Appropriate positive control provided	--	A

**Core Grade Key: A =Acceptable, S = Supplementary, U = Unacceptable, D = Data Gap
W= Waived**



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, D.C. 20460

OFFICE OF CHEMICAL SAFETY
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FEE

REGISTRATION DIVISION (7505P)
OFFICE OF PESTICIDE PROGRAMS

~~This Document Contains Confidential Information~~

DP BARCODE No.: 428932: File Symbol No. 71085-UN: PRODUCT NAME: Ricependi:
PC Code(s):108501, 125401: Decision No. 502797: Action Code: R 314: Food Use: Yes [X]

DATE OUT: 09/09/15

SUBJECT: Product Chemistry Review of New End Use Product
Product Name: Ricependi

FROM: Indira Gairola, Product Chemistry Team
CITAB / Registration Division (7505P)

TO: Emily Schmid / Reuben Baris: PM 25
Herbicide Branch / Registration Division (7505P)

Company Name: RICECO LLC
Formulation Type: Herbicide (Liquid)

INTRODUCTION:

In response to the review by Indira Gairola dated 07/27/15 under DP bar code 427245 the registrant is submitting a waiver request for registration of the new end use product "Ricependi". CITAB has been asked to determine the acceptability of the aforementioned product chemistry data and CSF.

Details are listed below:

SUMMARY OF FINDINGS:

1. Name of Active Ingredient: (s) Pendimethalin (26.79%), (Clomazone 11.03%).
2. The registrant has addressed the aforementioned issue by stating that the subject product Ricependi does not contain Oxidation / Reduction agents.

CONCLUSIONS:

CITAB has reviewed the product chemistry data request corresponding to Data for 830 series group B Oxidation / Reduction properties waiver request for series 830.6314 for the proposed subject product "Ricependi" and concluded:

1. Applicant has addressed the issue of Oxidation / Reduction properties for 830.6314 series group B satisfactorily. Waiver request is granted.
2. Product chemistry Data for 830 series group B are completely satisfied.
3. The proposed label was screened as it pertains to the product chemistry requirements.
4. The final review of the proposed label and uses are the purview of the PM team.



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, D.C. 20460
OFFICE OF CHEMICAL SAFETY AND POLLUTION PREVENTION
OFFICE OF PESTICIDE PROGRAMS REGISTRATION DIVISION (7505P)

DP BARCODE No.: D427245; FILE SYMBOL No.: 71085-UN (screen); PRODUCT NAME: Ricependi;
DECISION No.: 502797; PC Code(s): 108501, 125401; ACTION CODE: R314; FOOD Use: Yes

DATE OUT: May 18, 2015

SUBJECT: Completeness check screening for end use product "Ricependi"

FROM: Shyam Mathur,
Product Chemistry Team Leader
CITAB/RD (7505P)

SBM 5/18/15

TO: Emily Schmid / Reuben Baris, RM 25
Herbicide Branch / RD (7505P)

Company Name: Riceco LLC

Formulation Type: Herbicide

Active Ingredient(s): Pendimethalin (26.79%) and Clomazone (11.03%)

MRID No(s): 49596607 to 49596614

Deficiencies: No

(if there are deficiencies they are indicated below each heading as Note 1, Note 2 Etc).

CONCLUSION:

Group A: All required Data submitted.

Group B: All required Data submitted.

CSF: Basic CSF (dated 05-18-2015) submitted.

Product label: submitted

Note to PM: If the deficiencies are found in the screen results, please inform the registrant and bring back to the author of this report or to Joe the corrected deficiencies in response to 10 day letter, so that it can be attached to the original bean, if the data package is still in CITAB. New Bean is required in case the bean has been closed by CITAB. Thank you.

Schmid, Emily

From: Hashim, Masih
Sent: Tuesday, May 12, 2015 4:01 PM
To: Meadows, Sarah; Schmid, Emily
Subject: Following documents have passed the screening test. Good for tox review

71085- UN

67690-TU

The above actions have CSF, label, MRIDs, letter from the Registrant

Waiting for detk
AB 4/10/15

21-Day Screen Completed by
Contractor

21-Day Expires on 4-16-15

Jacket # 71085-UN
MRID# 495966

Content Screen: Recommend to Pass/Fail

11-3 Review: Pass/Fail/NA

Overall Status: Recommend to Pass/Fail

Transfer This Jacket to:

SHAUNTA HILL

PRIA 3 – 21 Day Content Screen Review Worksheet

(EPA/OPP Use Only)

September 2012

21 Day Screen Start Date: 3-26-15

Experts In-Processing Signature: B.B.

Date: 3-30-15

Fee Paid: Yes ☒

Division management contacted on issues No ☐ Yes ☐ Date _____

EPA Reg. Number: <u>71085-UN</u>		EPA Receipt Date: <u>3-26-15</u>				
Items for Review				Yes	No	N/A*
1	Application Form (EPA Form 8570-1) signed & complete including package type			X		
2	Confidential Statement of Formula all boxes completed, form signed, and dated (EPA Form 8570-4)			X		
	a) All inerts, including fragrances, approved for the proposed uses (see Footnote A)	yes	no			
		X				
3	Certification with Respect to Citation of Data (EPA Form 8570-34) completed and signed (N/A if 100% repack)			X		
	Certificate and data matrix consistent			X		
	If applicant is relying on data that are compensable, is the offer to pay statement included. (see Footnote B)	yes	no			
	If applicable, is there a letter of Authorization for exclusive use only.					
4	Formulator's Exemption Statement (EPA Form 8570-27) completed and signed (N/A if source is unregistered or applicant owns the technical)			X		
	Data Matrix (EPA Form 8570-35) both internal and external copies (PR 98-5) completed and signed (N/A if 100% repack)			X		
5	a) Selective Method (Fee category experts use)	yes	no			
		X				
	b) Cite-All (Fee category experts use)					
	c) Applicant owns all data (Fee category experts use)					
6	5 Copies of Label (Electronic labels on CD are encouraged and guidance is available)			X		
7	Is the data package consistent with PR Notice 86-5			X		
8	Notice of Filing included with petitions					X

9	If applicable for conventional applications, <u>reduced risk rationale</u>			X
	<u>Required Data</u> and/or data waivers. See Footnote C.			
10	a) List study (or studies) not included with application			

Comments:

contacted the registrant on 4/1/15 and 4/3/15 regarding issues. Details in the email attached. corrections received.

inerts approved for Food use under 40 CFR 180.920, Preharvest Application to growing crops.

PRN 11-03 review - Pass

Documentation - Pass

inerts - Pass

S.S/4-9-15

MRID-495966

Script for Rejection Phone calls

Contact Name: Judy Smith

Phone #: 901-684-5390

Email: Riceco.Reg@ricecollc.com

passed

First Call/Initials:

Date: 04/11/15

Time: 3:36 pm

Second Call/Initials:

Date: 04/31/15 (email) YK

Time: 2:42 pm

This is Srijana Shrestha, EPA contractor.

I'm calling regarding your submission in support of EPA Reg # 71085-UN

We have found the following deficiencies regarding:

PR Notice 2011-3: Yes or No

Volume/Study Title:

some pgs are illegible

Volume/Study Title:

Volume/Study Title:

Additional volumes continued on back of page: Yes or No

Application Package: Yes or No

missing ES for one Reg#.

(Details in the email)

These deficiencies have been approved by EPA.

The corrections can be faxed to 703-305-5060/Attn: _____.

Second Call/Email:

If we do not receive the corrections by _____, we will process your submission, accordingly. Please direct all future calls and correspondence to the appropriate EPA Risk Manager.

Shrestha, Srijana

From: Riceco Reg <Riceco.Reg@ricecollc.com>
Sent: Monday, April 06, 2015 12:40 PM
To: Shrestha, Srijana
Subject: 71085-xx RICEPENDI APPLICATION SUBMISSION - DENSITY STUDY
Attachments: DOC040615-04062015113436.pdf

Hello, I am so sorry to keep bothering you. I promise this is the last time. I thought that I might have to leave before I heard back from you, so I made copy of the two pages with a heading of BEST AVAILABLE COPY at the top of each page. Hopefully, this will be all you need. Once again, I thank you.

Judy Smith
RiceCo LLC

Resolution:300x300 DPI

Shrestha, Srijana

From: Riceco Reg <Riceco.Reg@ricecollc.com>
Sent: Monday, April 06, 2015 12:10 PM
To: Shrestha, Srijana
Subject: FW: RICEPENDI PRODUCT APPLICATION SUBMISSION - DENSITY STUDY
Attachments: DOC040615-04062015103047.pdf

I forgot to ask - do you want me to take these two pages and mark BEST COPY AVAILABLE or do you want me to try to get a more clear copy from JAI? Sorry to bother you.

If I do not hear from you before I leave the office, I will mark as stated above and email to you.

Thank you again for all your assistance.

Judy

-----Original Message-----

From: Riceco Reg
Sent: Monday, April 06, 2015 10:46 AM
To: Shrestha, Srijana <Shrestha.Srijana@epa.gov> (Shrestha.Srijana@epa.gov)
Subject: RICEPENDI PRODUCT APPLICATION SUBMISSION - DENSITY STUDY

Shrestha, the two pages in question are not very clear. This is the best I can do. If needed, I could go back to JAI Research Foundation and see if they could provide me with clearer copies.

Please advise if you need me to attempt to get a clear copy of these two pages. This could take some time as I will have to get someone at a higher up rank to get these sent; they don't seem to listen to me!

Thank you and please advise if you need additional information.

Judy

-----Original Message-----

From: Toshiba Copier [mailto:mfp@memphiscommunications.net]
Sent: Monday, April 06, 2015 10:31 AM
To: Riceco Reg
Subject: Send data from MFP07449576 04/06/2015 10:30

Scanned from MFP07449576

Date:04/06/2015 10:30

Pages:2

Resolution:300x300 DPI

Shrestha, Srijana

From: Riceco Reg <Riceco.Reg@ricecollc.com>
Sent: Monday, April 06, 2015 11:29 AM
To: Shrestha, Srijana
Subject: RICEPENDI Product Application Submission - 71085-XX
Attachments: DOC040615-04062015102039.pdf

Good morning, attached please find the Formulator's Exemption Statement for the Pendimethalin for the RicePendi submission (71085-xx). I now know what I was thinking - my old mind that is - I thought since [REDACTED]

[REDACTED] Oops!

My apologies and thank you for your patience!

Judy

-----Original Message-----

From: Toshiba Copier [mailto:mfp@memphiscommunications.net]
Sent: Monday, April 06, 2015 10:21 AM
To: Riceco Reg
Subject: Send data from MFP07449576 04/06/2015 10:20

Scanned from MFP07449576

Date:04/06/2015 10:20

Pages:1

Resolution:300x300 DPI

Shrestha, Srijana

From: Shrestha, Srijana
Sent: Friday, April 03, 2015 2:42 PM
To: 'Riceco Reg'
Cc: Ashe, Anthony
Subject: FW: Submission in Support of the Product, "Ricependi" (EPA REG# 71085-UN)

Dear Ms. Smith:

We have found following issue with your submission:

- 1) The Study # 14; (MRID 495966) titled, "Density of Pendimethalin + Clomazone" has pages 26 and 27 illegible. Please provide legible pages or mark "BEST AVAILABLE COPY" if that is the case.

Thanking you,

Srijana Shrestha

Inoventures LLC., EPA Contractor
2777 S. Crystal Drive, S 4826 A
Arlington, VA 22202
Ph: 703-305-6471
Fax: 703-305-5060

From: Shrestha, Srijana
Sent: Wednesday, April 01, 2015 4:31 PM
To: 'Riceco Reg'
Cc: Ashe, Anthony
Subject: RE: Submission in Support of the Product, "Ricependi" (EPA REG# 71085-UN)

Yeah, by Monday should be good.

Thanking you,

Srijana Shrestha

Inoventures LLC., EPA Contractor
2777 S. Crystal Drive, S 4826 A
Arlington, VA 22202
Ph: 703-305-6471
Fax: 703-305-5060

-----Original Message-----

From: Riceco Reg [<mailto:Riceco.Reg@ricecollc.com>]
Sent: Wednesday, April 01, 2015 4:03 PM
To: Shrestha, Srijana
Subject: Re: Submission in Support of the Product, "Ricependi" (EPA REG# 71085-UN)

Well, dog, I called myself being so thorough. I am out of town and wonder if it will be okay to send this to you Monday? I may can get it to you before then but at least by then.

I don't know how I missed this. My apologies!!

Judy

Sent from my iPhone

On Apr 1, 2015, at 2:35 PM, Shrestha, Srijana <Shrestha.Srijana@epa.gov<mailto:Shrestha.Srijana@epa.gov>> wrote:

Dear Ms. Smith:

This is regarding your submission in support of the product, "Ricependi" (EPA REG# 71085-UN). We have found following issue with your submission:

- 1) Formulator's Exemption Statement (EPA Form 8570-27): It is missing the source for EPA Reg# [REDACTED] mentioned in the CSF.

We are still reviewing your submission and will contact if we find further issues with it. Please send the revised form to me by email. If you have any questions or require additional information, please do not hesitate to contact me.

Thanking you,

Srijana Shrestha

Inoventures LLC., EPA Contractor

2777 S. Crystal Drive, S 4826 A

Arlington, VA 22202

Ph: 703-305-6471

Fax: 703-305-5060

Product ingredient source information may be entitled to confidential treatment

Shrestha, Srijana

From: Shrestha, Srijana
Sent: Wednesday, April 01, 2015 4:31 PM
To: 'Riceco Reg'
Cc: Ashe, Anthony
Subject: RE: Submission in Support of the Product, "Ricependi" (EPA REG# 71085-UN)

Yeah, by Monday should be good.

Thanking you,
Srijana Shrestha
Inoventures LLC., EPA Contractor
2777 S. Crystal Drive, S 4826 A
Arlington, VA 22202
Ph: 703-305-6471
Fax: 703-305-5060

-----Original Message-----

From: Riceco Reg [mailto:Riceco.Reg@ricecollc.com]
Sent: Wednesday, April 01, 2015 4:03 PM
To: Shrestha, Srijana
Subject: Re: Submission in Support of the Product, "Ricependi" (EPA REG# 71085-UN)

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I don't know how I missed this. My apologies!!
Judy

Sent from my iPhone

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Thanking you,

Srijana Shrestha

Inoventures LLC., EPA Contractor

2777 S. Crystal Drive, S 4826 A

Arlington, VA 22202

Ph: 703-305-6471

Fax: 703-305-5060

Shrestha, Srijana

From: Shrestha, Srijana
Sent: Wednesday, April 01, 2015 4:28 PM
To: 'Riceco Reg'
Cc: Ashe, Anthony
Subject: RE: Submission in Support of the Product, "Ricependi" (EPA REG# 71085-UN)

Just the revised Formulator's Exemption form with source for EPA Reg# [REDACTED] should be good.

Thanking you,

Srijana Shrestha

Inoventures LLC., EPA Contractor
2777 S. Crystal Drive, S 4826 A
Arlington, VA 22202
Ph: 703-305-6471
Fax: 703-305-5060

-----Original Message-----

From: Riceco Reg [mailto:Riceco.Reg@ricecollc.com]
Sent: Wednesday, April 01, 2015 4:07 PM
To: Shrestha, Srijana
Subject: Re: Submission in Support of the Product, "Ricependi" (EPA REG# 71085-UN)

Just thought of a question. Since EPA Company Number [REDACTED] of RiceCo will a Formulator's Exemption be necessary or Letter of authorization be necessary? I can do either or both?
Thank you and against apologies!
Judy

Sent from my iPhone

On Apr 1, 2015, at 2:35 PM, Shrestha, Srijana <Shrestha.Srijana@epa.gov<mailto:Shrestha.Srijana@epa.gov>> wrote:

Dear Ms. Smith:

This is regarding your submission in support of the product, "Ricependi" (EPA REG# 71085-UN). We have found following issue with your submission:

- 1) Formulator's Exemption Statement (EPA Form 8570-27): It is missing the source for EPA Reg# [REDACTED] mentioned in the CSF.

We are still reviewing your submission and will contact if we find further issues with it. Please send the revised form to me by email. If you have any questions or require additional information, please do not hesitate to contact me.

Thanking you,

Srijana Shrestha

Inoventures LLC., EPA Contractor

2777 S. Crystal Drive, S 4826 A

Arlington, VA 22202

Ph: 703-305-6471

Fax: 703-305-5060

Shrestha, Srijana

From: Shrestha, Srijana
Sent: Wednesday, April 01, 2015 3:36 PM
To: 'riceco.reg@ricecollc.com'
Cc: Ashe, Anthony
Subject: Submission in Support of the Product, "Ricependi" (EPA REG# 71085-UN)

Dear Ms. Smith:

This is regarding your submission in support of the product, "Ricependi" (EPA REG# 71085-UN). We have found following issue with your submission:

- 1) **Formulator's Exemption Statement (EPA Form 8570-27)**: It is missing the source for EPA Reg# [REDACTED] mentioned in the CSF.

We are still reviewing your submission and will contact if we find further issues with it. Please send the revised form to me by email. If you have any questions or require additional information, please do not hesitate to contact me.

Thanking you,
Srijana Shrestha
Inoventures LLC., EPA Contractor
2777 S. Crystal Drive, S 4826 A
Arlington, VA 22202
Ph: 703-305-6471
Fax: 703-305-5060



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, D.C. 20460

March 30, 2015

OFFICE OF CHEMICAL SAFETY
AND POLLUTION PREVENTION

OPP Decision Number: D-502797
EPA File Symbol or Registration Number: 71085-UN
Product Name: RICEPENDI
EPA Receipt Date: 26-Mar-2015
EPA Company Number: 71085
Company Name: RICECO LLC

JUDY SMITH
RICECO LLC
5100 POPLAR AVENUE, SUITE 2428
MEMPHIS, TN 38137

SUBJECT: Receipt of Registration Application Subject to Registration Service Fee

Dear Registrant:

The Office of Pesticide Programs has received your application and certification of payment. If you submitted data with this application, the results of the PRN-2011-3 screen will be communicated separately. During the administrative screen, the Office of Pesticide Programs has determined that this Action is subject to a Pesticide Registration Service Fee as defined in the Pesticide Registration Improvement Act.

The Action has been identified as Action Code: R314

NEW END USE PRODUCT CONTAINING TWO OR MORE REGISTERED ACTIVE INGREDIENTS NEVER BEFORE REGISTERED AS THIS COMBINATION IN A FORMULATED PRODUCT; NEW PRODUCT LABEL IS IDENTICAL OR SUBSTANTIALLY SIMILAR TO THE LABELS OF CURRENTLY REGISTERED PRODUCTS WHICH SEPARATELY CONTAIN THE RESPECTIVE COMPONENT ACTIVE INGREDIENTS; REQUIRES REVIEW OF DATA PACKAGE WITHIN RD ONLY; INCLUDES DATA AND/OR WAIVERS OF DATA FOR ONLY: PRODUCT CHEMISTRY; ACUTE TOXICITY; PUBLIC HEALTH PEST EFFICACY; CHILD RESISTANT PACKAGING;

No additional payment is due at this time. If you have any questions, please contact the Pesticide Registration Service Fee Ombudsman at (703) 347-8961.

Sincerely,

A handwritten signature in black ink, appearing to be "m. j. [unclear]".

Front End Processing Staff
Information Technology & Resources Management Division

Fee for Service

16
{966112w~

This package includes the following

- ☒ New Registration
- ☐ Amendment

☒ Studies? ☐ Fee Waiver?

☐ volpay % Reduction: ____

for Division

- ☐ AD
- ☐ BPPD
- ☒ RD

Risk Mgr. 25

Receipt No.

S-

966112

EPA File Symbol/Reg. No.

71085-UN

Pin-Punch Date:

3/26/2015

☐ This item is NOT subject to FFS action.

Action Code:

Requested: R314

Granted: R314

Amount Due: \$ 61310

inerts approved. J.S./4-9-15

Parent/Child Decisions:

☒ Inert Cleared for Intended Use

☐

Uncleared Inert in Product

Reviewer: Shanta Adeeb

Date: 3/27/2015

Remarks:

S: 966112

Milestone Email:

Regulatory Type: Product Registration - Section 3

Application Type: New Registration

Company: 71085 RICECO LLC

Risk Manager: Registration Division, Risk Management Team 25

Product #: 71085-UN Product Name: RICEPENDI

Override#:

Me Too Section3: Me Too Product Name:

Resubmission: ☐ Yes ☒ No

Fee For Service: ☒ Yes ☐ No

Billable: ☒ Yes ☐ No



Print Letter

Enter More Information

Tracking

Application Date: 25-Mar-2015

OPP Rec'd Date: 26-Mar-2015

Front End Date: 26-Mar-2015

Risk Manager Send Date:

FFS Due Date:

Negotiated Due Date:

OPP Target Date:

Fast Track: ☐

New Ingredient: ☐

Receipt Description:

NEW REGISTRATION WITH STUDIES

New Ingredient
Request Date
New Ingredient
Received Date

Form A: ☐ Signature Date:

Form B: ☐ Signature Date

Receipt Content

Study

CSF

View/Edit

EPH

00022474

582044 Environmental Protection Agency 22401388 03/25/2015

VENDOR ID	NAME	PAYMENT NUMBER	CHECK DATE
26252387	R314-RICECO	03/18/2015	
OUR VOUCHER NUMBER	YOUR VOUCHER NUMBER	DATE	AMOUNT
			6,310.00
			AMOUNT PAID 6,310.00
			DISCOUNT 0.00
			WRITE OFF 0.00
			NET 6,310.00
			Total Amt 6,310.00
			6,310.00 0.00 0.00
			6,310.00

ORIGINAL DOCUMENT PRINTED ON CHEMICAL REACTIVE PAPER WITH MICROPRINTED BORDER

RICECO RiceCo, L.L.C.
A RICE ENTERPRISE 5100 Poplar Ave., Suite 2428
Memphis, TN 38137

U.S. Bank
420 East Main Street
Altoona, CO 81811
82-1861021

00022474

03/25/2015 DATE \$6,310.00 AMOUNT

PAY US DOLLAR SIX THOUSAND THREE HUNDRED TEN ONLY

TO THE Environmental Protection Agency
ORDER OF St. Louis MO 63197

William R. Rall
John K. H.

SAFEGUARD SECURE
SAFEGUARD SECURE

00022474



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
1200 Pennsylvania Avenue, N.W.
WASHINGTON, D.C. 20460

Paperwork Reduction Act Notice: The public reporting burden for this collection of information is estimated to average 1.25 hours per response for registration and 0.25 hours per response for reregistration and special review activities, including time for reading the instructions and completing the necessary forms. Send comments regarding burden estimate or any other aspect of this collection of information, including suggestions for reducing the burden to: Director, Collection Strategies Division (2822T), U.S. Environmental Protection Agency, 1200 Pennsylvania Avenue, N.W., Washington, DC 20460. Do not send the completed form to this address.

Certification with Respect to Citation of Data

Applicant's/Registrant's Name, Address, and Telephone Number RiceCo LLC, 5100 Poplar Avenue #2428, Memphis, TN (901) 684-5390	EPA Registration Number/File Symbol 71085-xx
Active Ingredient(s) and/or representative test compound(s) Pendimethalin/Clomazone	Date March 25, 2015
General Use Pattern(s) (list all those claimed for this product using 40 CFR Part 158) Terrestrial Food Crop & Aquatic Food Crop	Product Name RicePendi

NOTE: If your product is a 100% repackaging of another purchased EPA-registered product labeled for all the same uses on your label, you do not need to submit this form. You must submit the Formulator's Exemption Statement (EPA Form 8570-27).

☐ I am responding to a Data-Call-In Notice, and have included with this form a list of companies sent offers of compensation (the Data Matrix form should be used for this purpose).

SECTION I: METHOD OF DATA SUPPORT (Check one method only)

<input type="checkbox"/> I am using the cite-all method of support, and have included with this form a list of companies sent offers of compensation (the Data Matrix form should be used for this purpose).	<input checked="" type="checkbox"/> I am using the selective method of support (or cite-all option under the selective method), and have included with this form a completed list of data requirements (the Data Matrix form must be used).
--	---

SECTION II: GENERAL OFFER TO PAY

[Required if using the cite-all method or when using the cite-all option under the selective method to satisfy one or more data requirements]

☒ I hereby offer and agree to pay compensation, to other persons, with regard to the approval of this application, to the extent required by FIFRA.

SECTION III: CERTIFICATION

I certify that this application for registration, this form for reregistration, or this Data-Call-In response is supported by all data submitted or cited in the application for registration, the form for reregistration, or the Data-Call-In response. In addition, if the cite-all option or cite-all option under the selective method is indicated in Section I, this application is supported by all data in the Agency's files that (1) concern the properties or effects of this product or an identical or substantially similar product, or one or more of the ingredients in this product; and (2) is a type of data that would be required to be submitted under the data requirements in effect on the date of approval of this application if the application sought the initial registration of a product of identical or similar composition and uses.

I certify that for each exclusive use study cited in support of this registration or reregistration, that I am the original data submitter or that I have obtained the written permission of the original data submitter to cite that study.

I certify that for each study cited in support of this registration or reregistration that is not an exclusive use study, either: (a) I am the original data submitter; (b) I have obtained the permission of the original data submitter to use the study in support of this application; (c) all periods of eligibility for compensation have expired for the study; (d) the study is in the public literature; or (e) I have notified in writing the company that submitted the study and have offered (i) to pay compensation to the extent required by sections 3(c)(1)(F) and/or 3(c)(2)(B) of FIFRA; and (ii) to commence negotiations to determine the amount and terms of compensation, if any, to be paid for the use of the study.

I certify that in all instances where an offer of compensation is required, copies of all offers to pay compensation and evidence of their delivery in accordance with sections 3(c)(1)(F) and/or 3(c)(2)(B) of FIFRA are available and will be submitted to the Agency upon request. Should I fail to provide such evidence to the Agency upon request, I understand that the Agency may initiate action to deny, cancel or suspend the registration of my product in conformity with FIFRA.

I certify that the statements I have made on this form and all attachments to it are true, accurate, and complete. I acknowledge that any knowingly false or misleading statement may be punishable by fine or imprisonment or both under applicable law.

Signature 	Date March 25, 2015	Typed or Printed Name and Title Judy Smith, Regulatory Consultant
---------------	------------------------	--

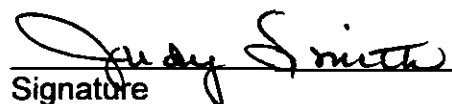
Certification with Respect to Label Integrity

version: 9/11/02

I certify that the information (including, but not limited to, text, tables, and graphics) contained in the electronic file identified below by file name and submitted with this certification is the same information as that on the paper copies of these documents included with this submission.

PROPOSED LABEL		
EPA Registration #	Date Submitted to EPA	Electronic file name
071085-000xx	3/25/2015	071085-000xx.20150325.RicePendi.pdf

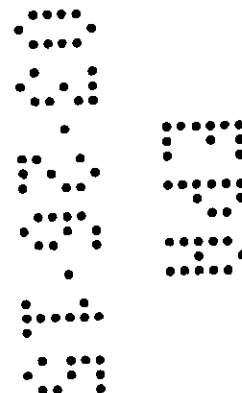
I certify that the statements that I have made on this form are true, accurate, and complete. I acknowledge that any knowingly false or misleading statements may be punishable by fine or imprisonment or both under applicable law.


Signature

March 25, 2015
Date

Judy Smith
Name (typed)

Regulatory Consultant
Title





UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
1200 Pennsylvania Avenue, N.W.
WASHINGTON, D.C. 20460

Form Approved OMB Nos. 2070-0060; 2070-0057;
2070-0107; 2070-0122; 2070-0164

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DATA MATRIX

Date March 24, 2015	EPA Reg No./File Symbol 71085-xx	Page 1 of 3
Applicant's/Registrant's Name & Address RICECO LLC, 5100 Poplar Ave., Suite 2428, Memphis, TN 38137		Product RICEPENDI

Ingredient **Pendimethalin/Clomazone**

Guideline Reference Number	Guideline Study Name	MRID Number	Submitter	Status	Note
830.1550 (61-1)	Product Identity and Composition		RiceCo LLC	Own	
830.1600 (61-2(a))	Description of Materials Used to Product Product		RiceCo LLC	Own	
830.1620 (61-2(a))	Description of Production Process		RiceCo LLC	Own	
830.1650 (61-2(a))	Description of Formulation Process		RiceCo LLC	Own	
830.1670 (61-2(b))	Discussion of Formulation of Impurities		RiceCo LLC	Own	
830.1700 (62-1)	Preliminary Analysis				N/R
830.1750 (62-2)	Certification of Limits		RiceCo LLC	Own	
830.1800 (62.3)	Analytical Methods to Verify Certified Limits		RiceCo LLC	Own	
830.6302 (63-2)	Color		RiceCo LLC	Own	
830.6303 (63-3)	Physical State		RiceCo LLC	Own	
830.6304 (63-4)	Odor		RiceCo LLC	Own	
830.7200 (63-5)	Melting Point				N/R
830.7220 (63-3)	Boiling Point				N/R
830.7300 (63-6)	Density, Bulk Density or Specific Gravity		RiceCo LLC	Own	
830.7840 (63-8)	Water Solubility: Column Elution Method: Shake Flash Meth				N/R

Signature 	Name and Title Judy Smith Regulatory Consultant	Date Mar. 24, 2015
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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
1200 Pennsylvania Avenue, N.W.
WASHINGTON, D.C. 20460

Form Approved OMB Nos. 2070-0060; 2070-0057;
2070-0107; 2070-0122; 2070-0164

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DATA MATRIX

Date March 24, 2015	EPA Reg No./File Symbol 71085-XX	Page 2 of 3
Applicant's/Registrant's Name & Address RICECO LLC, 5100 Poplar Avenue, Suite 2428 Memphis, TN 38137		Product RICEPENDI

Ingredient Pendimethalin/Clomazone

Guideline Reference Number	Guideline Study Name	MRID Number	Submitter	Status	Note
830.7860 (63-8)	Water Solubility: Generator Column Method				N/R
830.7950 (63-9)	Vapor Pressure				N/R
830.7370 (63-10)	Dissociation Constant				N/R
830.7550:830-7560: 830-7570	Octanol-Water Partition Coefficient				N/R
830.7000 (63-12)	pH		RiceCo LLC	Own	
830.6313 (63-13)	Stability				N/R
830.6314 (63-14)	Oxidizing or Reducing Action				N/R
830.6315 (63-15)	Flammability				N/A
830.6316 (63-16)	Explosibility				N/A not explosive
830.6317 (63-17)	Storage Stability		RiceCo LLC	Own	
830.7100 (63-18)	Viscosity		RiceCo LLC	Own	Own
830.6319 (63-19)	Miscibility			Waiver	not diluted with petroleum
830.6320 (63-20)	Corrosion Characteristics		RiceCo LLC	Own	
830.6321 (63-21)	Dielectric Breakdown Voltage				N/A-Not used around in or around electricity
830.7050 (N/A)	UV/Visible Absorption				N/A See 161-2.

Signature	Name and Title Judy Smith Regulatory Consultant	Date Mar. 24, 2015
-----------	--	-----------------------

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DATA MATRIX

Date **March 24, 2015**

EPA Reg No./File Symbol 71085-xx

Page 3 of 3

Applicant's/Registrant's Name & Address RICECO LLC, 5100 Poplar Avenue, Suite 2428
Memphis, TN 38137

Product **RICEPENDI**

Ingredient Pendimethalin/Clomazone

[illegible]

Signature Judy Smith

Name and Title **Judy Smith**
Regulatory Consultant

Date
Mar. 24, 2015

